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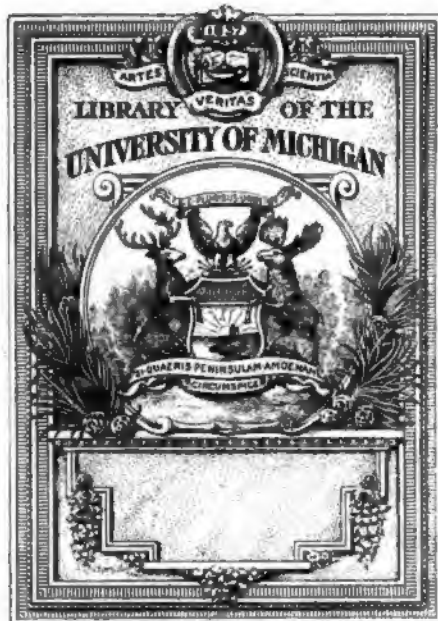
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CALENDAR
OF THE
CLOSE ROLLS

PRESERVED IN THE

H. B. 17. PUBLIC RECORD OFFICE.

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PREPARED UNDER THE SUPERINTENDENCE OF  
THE DEPUTY KEEPER OF THE RECORDS.

EDWARD II.

—  
A.D. 1313—1318.

PUBLISHED BY AUTHORITY OF HER MAJESTY'S PRINCIPAL SECRETARY OF STATE  
FOR THE HOME DEPARTMENT.

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## PREFACE.

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THE present volume forms parts of a series of Calendars of the Close Rolls from the reign of Edward II. to that of Edward IV., the object and character of which are explained in the Preface to the first volume for the reign of Edward II. (A.D. 1307—1313). The text has been prepared, with the sanction of the Lords Commissioners of Her Majesty's Treasury, by Mr. W. H. Stevenson. The Index has been compiled by Mr. C. H. Woodruff. Mr. Stevenson has identified most of the places, and he again desires to express his thanks to Mr. Egerton Phillimore for valuable assistance.

H. C. MAXWELL LYTE.

*Rolls House,*

*September 1893.*

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## CORRIGENDA.

- Page 8, line 12, *for* "Magaret" *read* "Margaret."
- " 13, " 28, *for* "Bologne" *read* "Boulogne."
- " 29, " 24, *for* "Dendor" *read* "Deudor."
- " 53, " 19, *for* "London" *read* "Lincoln."
- " 58, " 8, *for* "Hatheton" *read* "Hacheton."
- " 68, " 14, *for* "Robert" *read* "Roger."
- " 75, " 30, *for* "Hirnirn" *read* "Hirvirn."
- " 76, " 27, *for* "Wesminster" *read* "Westminster."
- " 76, " 43, *for* "Lanaign" *read* "Lavaign'."
- " 89, " 1, *for* "perceptor" *read* "preceptor."
- " 102, " 9 from bottom, *for* "20" *read* "26."
- " 143, " 10, *for* "Donedyk" *read* "Donedyk."
- " 149, " 16 from bottom, *for* "Stoureburg" *read* "Scoureburg."
- " 150, " 18, *for* "Dufford" *read* "Dusford."
- " 154, " 24, *for* "Stitheston" *read* "Scitheston."
- " 154, " 36, *for* "Staunqeton" *read* "Sc[h]aunqeton."
- " 155, " 6, *for* "abbess" *read* "abbot."
- " 185, " 31, *for* "Richard" *read* "Richer."
- " 238, " 7 from bottom, *for* "Rithiche" *read* "Richiche."
- " 240, " 35, *for* "Synene" *read* "Syvene."
- " 253, margin, *for* "Stanford" *read* "Stamford."
- " 264, line 29, *for* "Endon" *read* "Eudon."
- " 271, " 29, *for* "Turneye" *read* "Turveye."
- " 276, " 11 from bottom, *for* "Pertebrigg" *read* "Percebrigg."
- " 280, " 12 from bottom, *for* "aken" *read* "taken."
- " 310, " 14, *for* "Cosina" *read* "Cosmas."
- " 331, " 27, *for* "Wesminster" *read* "Westminster."
- " 369, " 5, *for* "Dynelek" *read* "Dyvelek."
- " 371, " 37, *for* "as" *read* "at."
- " 373, " 21, *for* "Crimkelthorp" *read* "Crunkelthorp."
- " 390, " 33, *for* "Perneth" *read* "Perveth."
- " 390, " 34, *for* "Metheney" *read* "Methevy."
- " 390, " 36, *for* "Perneth" *read* "Perveth," *for* "Metheney" *read* "Methevy."
- " 390, " 37, 39, *for* "Metheney" *read* "Methevy."
- " 407, " 16, *for* "de Taillur" *read* "le Taillur."
- " 415, " 26, *for* "Wyneton" *read* "Wyveton."
- " 415, " 29, *dele comma after* "Halstede."
- " 423, " 17 from bottom, *add* "(sic)" *after* "Richard."
- " 428, " 3 from bottom, *for* "Losfeld" *read* "Loffeld."
- " 436, " 26, *dele* "(sic)" *after* "Duffeld."
- " 446, " 33, *for* "Deuros" *read* "Devros."

Page 447, line 21, *for* "Deuros" *read* "Devros."

„ 454, „ 29, *for* "Poitiers" *read* "Poitou."

„ 455, „ bottom line, *for* "Burtnef" *read* "Burenef."

„ 531, „ 38, *for* "Dyneleys" *read* "Dyveleys."

„ 534, „ 25, *for* "Flasteley" *read* "Flasceley."

„ 550, „ 34, *for* "Haulegh" *read* "Haulegh."

„ 556, „ 1, *for* "Anle" *read* "Aule."

„ 576, „ 5 from bottom, *for* "Enerdon" *read* "Everdon."

„ 578, „ 15, *for* "his" *read* "her."

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CALENDAR  
OF  
CLOSE ROLLS.

---

7 EDWARD II.

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1313.

MEMBRANE 28.

July 11. Robert Trewebody of Gunthorp, imprisoned in Lincoln castle for the  
Westminster. death of Henry son of Robert Skymmyng', has letters to the sheriff of Lincoln to bail him until the first assize. Witness: J. bishop of Bath and Wells.

July 12. To the sheriff of Sussex. Order to cause a coroner for that county to be  
Westminster. elected in place of Thomas de Pelham, who is not qualified, as he holds no lands in that county. Witness: J. bishop of Bath and Wells.

July 19. To the keepers of the late Templars' house of Daneie. Order to pay to  
Westminster. Ralph Bonet for his life 2*d.* daily for his food, 10*s.* yearly for his robe, and 40*d.* yearly for shoe-leather, from the time of the keepers' appointment, the treasurer and barons of the exchequer having certified that he ought to receive the above from that house. Witness: J. bishop of Bath and Wells.

Like order in favour of William de Sutton, to receive 2*d.* daily, 5*s.* yearly for his robe, 5*s.* yearly for other necessities, and to serve in that house so long as he is able, receiving the above allowances in full when he can no longer serve, in consideration of 40*s.*, a toft and four acres of land in Sutton given by him to the Templars, and of a moiety of his goods at his death.

July 17. The prior of St. Katherine's without Lincoln and his successors ought to  
Sandwich. receive yearly 6*s.* 8*d.* of rent from the mills of Bracebrigg, formerly owned by the Templars, which rent Ranulph, sometime earl of Chester, gave to their house for ever, for the maintenance of the poor folk of the same house. They had letters to the keeper of the late Templars' lands in the county of Lincoln.

July 19. To John Abel, escheator this side Trent. Order not to intermeddle  
Westminster. further with the lands of William Ingayn of Aston, and to restore the issues of the same, as it appears by inquisition that he held nothing at his death of the king in chief by reason whereof the custody of his lands should pertain to the king. Witness: J. bishop of Bath and Wells.

July 16. To Roger de Morwode, keeper of the manor of Hawele. Order to pay to  
Westminster. Edmund son of Hugh de Treie 45*s.* 6*d.* yearly and a robe, or half a mark for the same, and the arrears thereof, which he refuses to pay, as Edmund complains to the king that he holds to him and his heirs of his body the custody of the park and of the king's warren of Hawele by charter of Edmund, late earl of Cornwall, receiving for the same the above allowances from the bailiff of the manor, which he and his father received from the time of the charter until the time of Roger's appointment as keeper of the manor. Witness: J. bishop of Bath and Wells.

1313.

*Membrane 28—cont.*July 9.  
Beauvais.

To John de Crumbwell, constable of the Tower of London. Order to continue the mainprise of John le Taverner of Bristol and other burgesses of Bristol imprisoned in the Tower until fifteen days after the end of three weeks from Midsummer, until which time the king previously ordered him to liberate them on mainprise. [By p.s. 2742.]

July 26.  
Westminster.

To the sheriff of Lincoln. Order to cause a coroner for that county to be elected in place of John de Hundon, who is insufficiently qualified.

July 12.  
Westminster.

To him who supplies the place of the treasurer and to the barons of the exchequer. Order to pay to John Vanne and his fellows, merchants of the society of the Ballardi of Lucca, 250 marks out of the tallage lately assessed in Bristol, in part payment of the king's debts owing to them. By K.

Here the king returned from parts beyond sea, as appears in a memorandum on the dorse of this roll.

July 17.  
Sandwich.

To the justices in eyre in the county of Kent. Order to attermine to the end of the eyre all the pleas touching J. bishop of Bath and Wells.

July 17.  
Sandwich.

To the sheriff of Norfolk. Whereas lately, at the complaint of David de Cotesbroke, citizen and merchant of London, that whereas he caused certain of his goods to the value of 48 marks sterling to be taken to Norway by his servants to trade therewith, and that they had been arrested and detained amongst other goods of merchants of this realm by the king of Norway without cause, the king requested the king of Norway to restore the goods so arrested to the said merchants and to satisfy them for their damages; the king of Norway, however, failed to do so, as appears by the certificate of the mayor and community of the city of London under their common seal; whereupon the king commanded the said sheriff to arrest goods of the men of Norway to the value of the said 48 marks and for David's damages; and he has returned that he was unable to find in his bailiwick any goods of the men of Norway after the king's writ was delivered to him except certain goods that were arrested by him at Lynn by virtue of another writ at the suit of Tidemann de Lippa, to wit, a ship of Ivar (*Ivarii*) Sherfhunger and his fellows, merchants of Norway, appraised with the goods in it, to wit, boards, oil, and fish, at 40*l.*; and afterwards, at the suit of the executors of the will of the said David, the king ordered him to detain out of the goods so arrested at the suit of Tidemann goods to the value of 48*l.* until the executors should be satisfied: the king now orders him to sell goods to the value of 48*l.* out of the same, and to pay that sum to the said executors.

July 17.  
Sandwich.

To the sheriff of Essex. Order to cause a coroner for that county to be elected in place of William le Butiller, who is insufficiently qualified.

John le Mouner of Whatefeld, in the king's prison of Rayleye for the death of Gilbert Braynel of Hakewell, has letters to the sheriff of Essex to bail him until the first assize.

July 19.  
Sturry.

To the sheriff of Northampton. Order to send to St. Albans with all speed the 200 quarters of malt that the king lately ordered him to buy and provide and send to him at Westminster together with other victuals, delivering the same at St. Albans to William de Brikhull, provider of the king's ale. They are to be there on this side the feast of St. Peter ad Vincula at the latest.

The like to the sheriffs of the following counties, to be sent to Westminster:—

Essex and Hertford for 200 quarters of malt.

Bedford and Buckingham for 200 quarters of malt.

Kent for 100 quarters of malt.

1313.

*Membrane 28—cont.*

- To the justices in eyre for common pleas in the county of Kent. Order to att termine to the end of the eyre all the pleas touching John Abel, escheator this side Trent, as he is now engaged upon the king's affairs. By p.s.
- July 18. To the sheriff of Buckingham. Order to cause a verderer for the king's  
Sandwich. forest of Whitlewod to be elected in place of Philip de Hardeshull, who is insufficiently qualified, for which reason the king has amoved him from office. By the testimony of Robert de Harwdon.
- To the sheriff of Cornwall. Order to cause a coroner for that county to be elected in place of Walter de Cornubia, deceased.
- July 24. To the sheriff of Suffolk. Order to cause a coroner for that county to be  
Westminster. elected in place of John de Gunton, deceased.  
To the same. Order to cause a coroner to be elected in place of John de Alneto, deceased.
- July 21. To the sheriff of Wiltshire. Order to pay to David de Lyndeseye, a  
Rochester. Scotch prisoner in Devyses castle, the arrears of his wages from the time of his appointment as sheriff, and to continue to pay the same.
- July 23. To John de Segrave, keeper of the Forest beyond Trent, or to him who  
Westminster. supplies his place in the forest of Inglewode. Order to deliver to the prior and convent of St. Mary's Carlisle the arrears of the tithe of venison taken in the forest of Inglewode in the third, fourth, fifth, and sixth years of the king's reign, and also a tithe of the venison to be taken there this year, which tithe they and their predecessors have been wont to have.  
*Vacated, because otherwise below.*
- July 24. John Hayl, imprisoned in the king's gaol of Ipswich for the death of  
Westminster. Robert Hayl, has letters to the sheriff of Suffolk to bail him until the first assize.
- July 24. To the sheriff of Worcester. Order to cause a verderer for the forest of  
Westminster. Felkenham (*sic*) to be elected in place of Nicholas Russel, as the king is informed that he has no lands within the bounds of the forest, and that he is for other reasons insufficiently qualified, wherefore he has caused him to be amoved from office.
- July 24. To the keepers of the Forest beyond Trent. Order to bail Geoffrey  
Westminster. de Colston, imprisoned in Notingham castle for a trespass in the forest of Shirwode, upon his finding twelve mainpernors to have him before the justices of the forest when they come to those parts, provided that he be replevable according to the assize of the Forest.
- To the bailiffs of Gloucester. Order to pay to Hugh de Leoministre, treasurer of Edward, the king's son, all the money arising from the tallage assessed upon the community of that town, for the expenses of Edward's household. By C.
- To John de Segrave, keeper of the Forest beyond Trent, or to him who supplies his place in the forest of Ingelwode. Order to deliver to the prior and convent of St. Mary's Carlisle a tenth of the venison taken and to be taken in the forest of Ingelwode for the third, fourth, fifth, sixth, and seventh years of the king's reign, as they and their predecessors have been wont to receive the same.

*MEMBRANE 27.*

- July 19. To the justices in eyre in the county of Kent. Order to adjourn  
Sturry. (*continuetis*) to the end of the eyre all pleas concerning Aymer de Valencia, earl of Pembroke, as he is about to set out to join the king in the parts of London, and to stay there on the king's affairs for some time.  
By p.s.

1313.

*Membrane 27—cont.*July 26.  
Westminster.

To the principal collectors of the tenth for two years and three years imposed by the pope. Order to acquit the minorite sisters without Alegate, London, of the tenth due from them for their church of Hertynndon and their other things, and to release any sequestration that they may have made of their goods on this account, as the king has pardoned them the above at the request of his consort queen Isabella.

By K.

July 27.  
Westminster.

To John Abel, escheator this side Trent. Order not to intermeddle further with the custody of the temporalities of the bishopric of London, void by the death of Ralph, the late bishop, and to deliver any issues received therefrom to the dean and chapter of St. Paul's London, to whom the king has granted the custody of the temporalities during the voidance in consideration of a sum of money to be paid by them.

By K.

To the justices in eyre in the county of Kent. Order to release Walter son of John de Maydenstan, in the king's prison of Canterbury upon indictments for divers robberies and trespasses committed in that county, upon his finding sufficient mainpernors to surrender himself to prison before the end of their eyre.

July 26.  
Westminster.

To John Abel, escheator this side Trent. Order to cause Henry de la Pomeray, son and heir of Henry de la Pomeray, tenant in chief of the late king, to have seisin of his father's lands, as he has proved his age before the said escheator and the king has taken his homage.

July 21.  
Rochester.

To the sheriff of Lincoln. Order to deliver to William Marmyon his goods in that county, taken into the king's hands by reason of the outlawry pronounced against him in the suit wherein William de Nevill, clerk, impleaded him before William de Bereford and his fellows, justices of the Bench, by king's writ for divers trespasses, in which he was placed in exigent and outlawed for his failure to appear, as the king has pardoned him this outlawry.

By p.s. [2750, 2751.]

The like '*de verbo in verbum*' to the sheriff of Leicester.The like '*de verbo in verbum*' for Robert Breton to the sheriff of Leicester.July 26.  
Westminster.

To the sheriff of Cornwall. Order to expend up to 20*l.* in repairing the towers, bridges, and houses of Lanceveton castle, by the view and testimony of the king's yeoman Peter Burdet, constable of the castle.

To the sheriffs of London. Order to pay, out of the ferm of the city of London and the issues of the same, a quarter of mutton daily to Peter Fabre of Montpellier, keeper of the king's lion in the Tower of London, for the maintenance of the lion, and 1½*d.* daily for his own wages.

By C.

July 26.  
Westminster.

To John Abel, escheator this side Trent. Order to restore to Nicholas de Audele and Joan his wife, late the wife of Henry de Lacy, earl of Lincoln, the lands held by her in dower and the issues of the same, which were taken into the king's hands because she married the said Nicholas without the consent of the king and of Ralph de Monte Hermerii, to whom the king had granted what pertained to him of the marriage of the said Joan, as Nicholas has satisfied Ralph for what pertains to him.

The like to John de Evre, escheator beyond Trent.

July 27.  
Westminster.

To the sheriff of Nottingham and Derby. Order to pay to the king's yeomen William de Balliolo and Robert Lesquier, whom the king is sending with two berners, six ventrers, twenty-four *haericii* dogs, twenty-two greyhounds, and a bercelet to take fat venison (*pinguedinem*) this season in the forests of Shirwode and the High Peak, their wages during their stay in his bailiwick, to wit 12*d.* each daily, and 2*d.* daily for each berner and ventrer,



1313.

*Membrane 27—cont.*

and  $\frac{1}{2}d.$  daily for each of the dogs, greyhounds, and bercelets, and to deliver to them salt for the venison and carriage for the same to Westminster.

By bill under the seal of Edmund de Malo Lacu.

The like to the following:

The sheriff of Huntingdon for venison to be taken in Wauberge forest.

The sheriff of Northampton for venison to be taken in Whitlewode and Rokyngham forests.

The sheriff of Essex for venison to be taken in the forest of Essex.

To the sheriff of Wilts. Order to pay to the king's yeoman John Lovel, whom the king is sending with two berners, four ventrers, twenty-four running *damericii* dogs, a bercelet and sixteen greyhounds to take fat venison in the forest of Claryndon, his wages during his stay in his bailiwick, to wit 12*d.* daily, and 1*½d.* daily for each of the berners, 2*d.* daily for each of the ventrers, and  $\frac{1}{4}d.$  daily for each of the dogs, greyhounds, and the bercelet, delivering to him salt for the venison and carriage for the same to Westminster.

The like to the underwritten:

The sheriff of Southampton, for venison to be taken in the forests of Wyndesore, Pambere, Wolvemere, and Asshele, and in the park of Fremauntel.

The sheriff of Wilts for venison to be taken in the forest of Claryndon.

The constable of Bristol castle, or him who supplies his place, for venison to be taken in the king's chace of Bristol.

To the keeper of Wyndesore forest. Writ of aid for the king's yeoman John Lovel, whom the king is sending to take twelve harts (*cervos*) and six bucks (*damos*) in that forest.

The like to the following:

The keeper of the forest of Asshele, for six bucks.

The keeper of the forest of Wyndesore for twelve harts and six bucks.

The keeper of the chace of Bristol for six bucks.

The keeper of the forest of Wolvemere for four harts and twelve bucks.

The keeper of the park of Fremauntel for six bucks.

The keeper of the forest of Pambere for eight harts and six bucks.

The keeper of the forest of Claryndon for twelve bucks, to be taken within and without the launds (*landis*).

The like to the underwritten, for venison to be taken by William de Balliolo and Robert Lesquier:

The keeper of the forest of Wauberge for twenty bucks.

The keeper of the forest of Whitlewode for twelve bucks.

The keeper of the forest of the High Peak for twenty-four harts and forty hinds (*bisse*).

The keeper of the forest of Shirewode for six harts and six bucks.

The keeper of the forest of Essex for four harts and eight bucks.

The keeper of the forest of Rokyngham for twelve bucks, both within and without launds.

To John de Segrave, keeper of the forest beyond Trent. Order to permit the king's yeomen William de Balliolo and Robert Lesquier to take six harts and six bucks in the forest of Shirwode, and twenty-four harts and forty hinds in the forest of the High Peak.

To Hugh le Despenser, keeper of the forest this side Trent. Order to permit William de Balliolo and William (*sic*) Lesquier to take eight bucks and four harts in the forest of Essex, twenty bucks in the forest of Wauberge,

1313.

*Membrane 27—cont.*

twelve bucks in the forest of Whitlewode, and twelve bucks in the forest of Rokyngham, and to permit John Lovel to take twelve harts and six bucks in the forest of Wyndesore, eight harts and six bucks in the forest of Pambere, six bucks in the park of Fremauntel, twelve bucks and four harts in the forest of Wolvemere, six bucks in the forest of Asshele, twelve bucks in the forest of Claryndon, and six bucks in the chace of Bristol.

July 26. To Thomas de Cheddeworth, chamberlain of North Wales. Order to  
Westminster. provision the king's castles of North Wales with armour and victuals, according to the instructions of Roger de Mortuo Mari, justice of North Wales. By C.

July 27. To Geoffrey de la Lee, keeper of the late Templars' lands in the county  
Westminster. of Bedford. Order to pay to Imbert Blaunk, a Templar, 2s. daily, and the arrears of the same from the time of his appointment as keeper, the king having granted, at the request of Louis de Claro Monte, that Imbert should receive the same wages as brother William de la More, late master of the order in England, used to receive.

July 26. To the sheriff of York. Order to release from prison Sibyl, late the  
Westminster. wife of John de Metham, Hugh Scot, William de Rekehale, Henry his brother, and William Prentiz, who were arrested by the king's order because he was given to understand that they had taken by night and carried away 500 marks, which John de Metham, deceased, one of the collectors of the fifteenth in that county, had collected of the fifteenth, which money was in his custody at his death, as it appears by certificate of him who supplies the place of the treasurer and of the barons of the exchequer that an account of the fifteenth in that county was rendered at the exchequer by Geoffrey de Hothum, John de Metham, Robert de Bovyngton, and Thomas de Alta Ripa, and that 10*l.* 15*s.* 3*d.* only of the same are in arrear, which the king has ordered the sheriff to levy. He is to deliver to them their goods arrested at the same time, upon their finding security to answer for the said 10*l.* [15*s.* 3*d.*] if they be bound to pay the same.

Aug. 2. To Master Jordan Moraunt and William de Claidon, keepers of the  
Windsor. archbishopric of Canterbury, void and in the king's hands. Order to pay to the king's clerk Master Richard de Burton 7*l.* 6*s.* 8*d.*, owing to him for his expenses in going to France on the king's business in the sixth year of his reign, as appears by a bill under the seal of Ingelard de Warle, keeper of the wardrobe, delivered into chancery. By bill of the wardrobe.

*MEMBRANE 26.*

Aug. 6. To the sheriff of Salop. Order to take into the king's hands the manor  
Windsor. of Isnebrugge in that county, of the inheritance of John, son and heir of Roger le fiz Johan, tenant in chief of the late king, a minor in the king's custody, which is held by the service of keeping a certain bailiwick in the king's forests in that county, as the manor was held by Owen (*Audoenus*) de Monte Gomeri on the day when the aforesaid bailiwick was taken into the king's hands by Hugh le Despenser, keeper of the forest this side Trent, on account of trespasses of vert and venison committed by Owen in the said forests. By K.

Aug. 2. To the sheriff of Essex. Order to cause a coroner for that county to be  
Windsor. elected in place of Philip Serle, deceased.

Aug. 3. To the sheriff of Devon. Order to restore his goods to Henry 'in the  
Windsor. Tounne,' clerk, taken into the king's hands upon his indictment, for theft of

1313.

*Membrane 26—cont.*

two lambs, a pair of new shoes, and a fleece of wool, before John de Foxle and his fellows, justices appointed to deliver Exeter gaol, as he has purged his innocence before W. bishop of Exeter, to whom he was delivered by the justices according to the privilege of the clergy.

Aug. 3.  
Windsor.

To the dean and chapter of St. Paul's London. Order to pay to Jacob de Spinis and Hugh Paganelli, merchants of the society of the Spini of Florence, a moiety of what they owe to the king for the custody of the bishopric of London during the present voidance, the king having assigned to the merchants of the said society a moiety of all the issues of bishoprics, abbeys, and priories during voidances in payment of the king's debts to them.

The like in favour of the merchants of the society of the Ballardis of Lucca for the other moiety, to be paid to John Vanne and Nicholas Astolf, merchants of the said society.

July 26.  
Westminster.

To Henry de Cobeham the younger, keeper of the late Templars' lands in the county of Kent, and constable of the castle of Rochester and [keeper] of the town. Order to proceed to Rochester in person and to call before him Simon Potyn of Rochester, who mainperned for the king's debts to the men of Rochester for the expenses of his household on the king's return from parts beyond sea, which debts amount to 29*l.* 17½*d.*, as appears by divers bills and tallies in the possession of the said Simon, and to call also before him those to whom the debts are due, and to pay them in Simon's presence out of the issues of the said lands and ferm.

[*Parl. Writs.*]

By K. on the information of J. de Sandale.

July 30.  
Windsor.

To the bailiffs of Ipswich. Whereas lately, at the suit of William de Warton, John de Lund', Walter de Kelsterne, William de Brustwyk, Amandus de Ruda, Thomas Fraunceys, John de Appelgarth, John de Sigelesthorpe, Simon de Holbeck, William de Crauncewyk, John de Manby, Thomas de Thurkylby, Nicholas de Ouseflete, Geoffrey de Humbercolt, Richard du Gard, and Gilbert Wadiator, merchants of Beverley, and of other merchants of the realm, that they lately hired (*frettarunt*) three Flemish ships in Kyngeston-upon-Hull, whose master-mariners were named William Petresone, Peter Bellard, and John Westland, of Flanders, and loaded the same with wool, wool-fells, and other merchandise to the value of 4,000*l.* sterling to be taken to Flanders to trade there, and that certain armed malefactors of the power of the count of Flanders entered and took the ships on their voyage thither against the Scheldt (*la Shelde*) and took them to Aberden in Scotland, and delivered the wool and merchandise aforesaid to other Flemings who were then with the king's enemies there, by whom they were afterwards carried to Flanders, the king wrote to the count of Flanders requesting him to hear the complaint of the said merchants or their attorney, and to cause speedy justice to be done to them; but the count has wholly failed to do them justice, as appears by the certificate of the community of Beverley under their common seal: wherefore the king orders the said bailiffs to retain goods to the value of 100*l.* out of the goods of Flemings lately arrested by them at his order, although the king's order for delivery of the said goods may make no mention of any retention in favour of the above merchants, which goods are to be detained until they have been satisfied for that sum, in part satisfaction for their goods as above, which were of the value of 2,024*l.*, as appears by the certificate of the community of Beverley.

The like to the following:

The sheriffs of London for 500*l.*

The bailiffs of Orford for 40*l.*

The bailiffs of Kykele for 20*l.*

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*Membrane 26—cont.*

The bailiffs of Yarmouth for 100*l*.  
 The bailiffs of Kyngeston-on-Hull for 100*l*.  
 The bailiffs of the Tollbooth of Lynn for 400*l*.  
 The bailiffs of John de Britannia, earl of Richmond, at Boston for 400*l*.  
 The bailiffs of Ravenser for 100*l*.  
 The bailiffs of Scarthburgh for 200*l*.  
 The bailiffs of the abbot of Whyteby at Whyteby for 200*l*.  
 The mayor and bailiffs of Hertipole for 124*l*.  
 The bailiffs of Newcastle-on-Tyne for 100*l*.

Aug. 2.  
 Windsor.

To him who supplies the place of the treasurer and to the barons of the exchequer. Order to acquit John de Orreby, Robert de Terring', and William de Bradsted, executors of the will of Magaret, late the wife of Stephen de Penecestre, and executrix of his will, of 113*l*. 17*s*. 10½*d*., which Reimund Causepe received from Stephen out of the 258*l*. 10*s*. 6½*d*. received by Stephen from the exchequer by way of imprest (*de prestito*) for the maintenance of himself and his servants guarding the castle of Dover, for which sum Reimund has accounted at the exchequer, and to cause allowance to be made to the executors in the debts due from Stephen for the balance of 305*l*. 13*s*. 4*d*., after subtracting 144*l*. 12*s*. 8*d*., the balance of the above 258*l*. 10*s*. 6½*d*., they having certified that the sum of 305*l*. 13*s*. 4*d*. was in arrear to Stephen of the fee that he ought to have received for the custody of Dover castle and the Cinque Ports from Michaelmas, 23 Edward I. to Easter, 27 Edward I., when Stephen died.

July 8.  
 Westminster.

To the sheriff of Devon. Order to release Richard de Chissebeche and Peter de Beare from Exeter prison, where they are imprisoned upon indictments before William Martin, William le Pruz and the sheriff, appointed by the king to make inquisitions concerning trespasses in that county, upon their finding sufficient mainpernors to have them before William Martin, John de Foxle, Stephen de Hacomb, and Robert de Thorp, appointed by the king to hear and determine such trespasses, if they be repleviable for the same.

Aug. 4.  
 Windsor.

To John de Evre, escheator beyond Trent. Order to deliver to Ellen, late the wife of Walter de Huntercombe, a moiety of the manor of Belford with appurtenances, except four messuages, 100 acres of land, 2 acres of meadow, and 200 acres of wood, together with the issues of the same received by him, which moiety was taken into the king's hands by reason of Walter's death, as it appears by inquisition that Walter and Ellen were enfeoffed thereof, by licence of the late king, by a fine levied by Alan le Chapeleyn of Belford, to have and to hold to them and the heirs of their bodies, and that she continued her seisin thereof jointly with her husband until his death, the said moiety being held of the king in chief as of the barony of Muschamp, the king having taken fealty of Ellen.

To John Abel, escheator this side Trent. Like order in favour of the said Ellen concerning the manor of Newenham, held of the king in chief as of the honour of Walingford by the service of half a knight's fee, and of the manor of Wrastlingworth, held of the king in chief by knight service, whereof Ellen and her husband Walter de Huntercombe were enfeoffed as above by the said Alan le Chapeleyn of Belford.

To the same. Order not to intermeddle further with the lands of John de Frowyk, as it appears by inquisition that he held nothing in chief of the king at his death by reason whereof the custody of his lands should pertain to the king.

To the same. Like order concerning the lands of Bartholomew de Shaldeford.

1313.

*Membrane 26—cont.*Aug. 13.  
Windsor.

To the same. Order to cause the priory of Bodemin, lately taken into the king's hands, and the issues thereof to be replevied to J. prior of the same until the next parliament.

John de Kaerseys in the king's prison of Lanceseton for the death of John le Hopere, has letters to the sheriff of Cornwall to bail him until the first assize.

*MEMBRANE 25.*Aug. 10.  
Windsor.

To Roger de Morwode, keeper of the honour of Eye. Order not to intermeddle further with the custody of the priory of Eye in the present voidance, wherewith he has intermeddled contrary to the form of the commission to him of the honour, as the king learns by inquisition taken by John de Thorp and William de Morwode, clerk, that Robert Malet formerly founded the said priory, and that it is subject to the abbey of Bernay (*Berniaco*) in Normandy, as a cell thereof, so that neither a prior nor a monk ought to be made therein without the assent of the abbot of Bernay, and that Robert Malet and his heirs took nothing of the goods of the priory upon voidance, but used to place a gatekeeper at the priory gate in sign of their lordship, who was maintained by the priory during the voidance, and who ought to receive 5s. or an ox at the installation of the new prior, and that Henry III., to whose hands the advowson of the priory came as an escheat by the forfeiture of the Normans in England, and Edmund, late earl of Cornwall, who had the advowson of the gift of Henry III., received nothing in the priory at times of voidance beyond appointing a gatekeeper as above. The keeper is ordered to restore any issues that he may have received and to remove the gatekeeper, if he have appointed one. The king has ordered John Abel, escheator this side Trent, to whose office such matters pertain, to place a gatekeeper at the priory gate in sign of the king's lordship.

\* Mandate in pursuance to John Abel.

Aug. 17.  
Windsor.

To John Abel, escheator this side Trent. Order not to intermeddle further with the issues of the lands that Philip Pertrich, deceased, held of other lords than the king in his bailiwick, and to restore the issues of the same, as Philip de Honingham, grandson (*nepos*) of the said Philip, has shewn the king that the escheator detains certain issues of these lands, although he has delivered seisin of the same to Philip in accordance with the king's order, issued because it was found by inquisition taken by the escheator that Philip Pertrich held of the king at his death divers lands in Estwode and Great Sutton by knight service as of the honour of Releg in the king's hands, and that he held no other lands of the crown, but that he held lands of divers other lords, and that Philip de Honyngham, his grandson, was his nearest heir and was of full age; whereupon the king took his fealty and ordered the escheator to deliver to him seisin of all the lands held in demesne as of fee by his grandfather (*avus*) the said Philip.

Aug. 20.  
Windsor.

To Ranulph de Benton, receiver of the king's stores in the parts of Berwick. Order to deliver, out of the victuals in his custody, to Peter Liband, constable of Edeneburgh and keeper of the peel of Lynliscu, such victuals as shall suffice for the munition of the castle and peel for one year.

Aug. 18.  
Windsor.

To the collectors of the custom of wool, hides, and wool-fells in the port of Lynn. Order to pay the issues of the custom to Peter de Cabanes, merchant of London, until he have received 565 marks due to him from the king for horses, according to the king's former assignment of the issues to him, notwithstanding the subsequent assignment to Anthony de (*sic*) Pessaigne, the

1313.

*Membrane 25—cont.*

king's merchant, for debts due to him, as the king made this assignment to Anthony forgetting that he had assigned the issues to the said Peter.

To the sheriff of Cambridge and Huntingdon. Order to buy and provide forty quarters of malt, and to send them to London at once, there to be delivered to Stephen de Suthleie, clerk of the pantry and butlery, for the expenses of the king's household during his stay there for the parliament summoned to meet at Westminster.

Aug. 18.  
Windsor.

To him who supplies the place of the treasurer and to the barons of the exchequer. Order to deliver to friar Philip de Baston, of the order of St. Mary of Mount Carmel, the following books in the exchequer, to be brought by him to the king at Wyndesore Park: three books of the Institutes with a little volume, four sums of the Decretals, two new Digests with four old Digests, a *Forsad*, two *apparatus* of the Decretals of Innocent IV., two lectures upon the new Digest, two books of Decretals, a book of Decretals, two lectures of the *Codex*, a book of lectures of law, a summary of law, a book called '*Actor et Reus*,' a book of *autentica* of the constitution of the emperor Justinian, an antiphoner with two quires of the dedication of churches, a sum of Tancred, three *codices*, and one book of divers lectures of the *Codex* and other books of the *Corpus Juris*.

Aug. 24.  
Windsor.

Richard Alisaundre of Blyth (*Blida*), in the king's prison at Notingham for the death of William le Serjaunt of Serleby, has letters to the sheriff of Nottingham to bail him until the first assize.

To Anthony Pessaign of Genoa. Order to pay to Gilbert de Clare, earl of Gloucester and Hertford, 200 marks in the king's name, being the balance of 400 marks that the king ordered Master Jordan Moraunt and William de Cleydon, keepers of the archbishopric of Canterbury, to pay to him, out of the issues of the archbishopric, in part payment of the king's debts to him, of which sum they have only paid 200 marks. The king will cause satisfaction to be made to Anthony out of the issues of customs in the king's hands.

Aug. 25.  
Windsor.

To the sheriff of Norfolk and Suffolk. Order to buy and provide forty lasts of black herrings, ten thousands of cod (*marut*), twenty thousands of 'stokfish', and twenty barrels of sturgeon, and to send them to Westminster, there to be delivered to William de Northwell, clerk of the kitchen, for the expenses of the king's household. *Et fuit patens.*

Aug. 20.  
Windsor.

To Henry de Cobeham, keeper of the late Templars' lands in the county of Kent. Order to pay to H. bishop of Winchester the wages assigned for the maintenance of Thomas de Hagworthingham, a Templar assigned to him by R. late archbishop of Canterbury and the whole provincial council to put in a monastery to do penance, to wit 4*d.* a day, from the time of his appointment as keeper, and to continue to pay the same.

Aug. 28.  
Windsor.

To the collectors of the custom of wool, hides, and wool-fells in the port of Berwick-on-Tweed. Order to deliver all the issues of the custom for the munition and defence of that town, according to the king's orders to them, notwithstanding the king's late order to pay the issues to Anthony Pessaigne of Genoa, or his attorney, until he should be satisfied for a debt due from the king.

By K.

Aug. 29.  
Windsor.

To the sheriff of Devon. Order to pay to Anthony Pessaigne of Genoa all the moneys of the issues of his bailiwick, and of the stamping of tin (*coinagio stangminis*), and of the moor of Dertemore, according to the king's orders upon another occasion, in part payment of debts due to him from the king, notwithstanding any assignments or orders to the contrary.

By K.

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*Membrane 25—cont.*

To Richard de Luda, controller of the custom of wool, hides, and wool-fells in the port of London. Order to deliver to Anthony Pessaigne of Genoa the second part of the seal called 'coket' in that port, the king having assigned to him all the issues of the custom there and granted to him the second part of the said seal. By K.

Aug. 28.  
Windsor.

To Roger de Mortuo Mari, justice of Wales, and Thomas de Chedeworth, chamberlain of Karnervan. Order to send 200*l.* of the issues of the chamberlainship to Bistlesham, there to be delivered to Hugh de Leoministre, keeper of the wardrobe of Edward the king's son, for the expenses of the said Edward. By K.

Aug. 20.  
Windsor.

To the barons of the exchequer of Dublin. Order to cause the receivers of the moneys and the bailiffs or reeves of John, late archbishop of Dublin, who have not yet rendered their account to come before them to render their accounts, so that they may answer to the king for their arrears, in part payment of the great and divers debts due to him from the archbishop at his death, the king having ordered them by another writ to take into his hands the archbishop's goods and chattels and debts in Ireland. By K.

To the same. Order to take into the king's hands the goods and chattels and debts of the said archbishop John, on account of his debts to the king, and to sell the goods and chattels and levy the debts, and to put the money thence arising in a safe place, keeping it without diminution until further orders, according to the directions of Walter de Thornbiry and John de Clifton, whom the king has appointed to supervise the premises.

Sept. 1.  
Windsor.

To the same. Order to deliver the goods and chattels and money of the said John, archbishop of Dublin, ordered to be taken into the king's hands as above, to W. bishop of Worcester, his executor, or to his attorney, for the execution of the archbishop's will, charging the debts due to the king from him upon his successors. By K.

To the sheriff of Hereford. Order to cause John de Sarnisfeld to have seisin of a messuage in Sweyneston that Walter le Petit, hanged for felony, held of him, as it appears by inquisition that it has been in the king's hands for a year and a day, and that the township of Sweyneston, who now hold it, have had the king's year day and waste, for which they ought to answer.

Sept. 1.  
Windsor.

To the sheriff of Bedford. Order to release Nicholas Crypse, in the king's prison at Bedeford for ordering and aiding the death of William atte Brom of Luton, upon his finding sufficient mainpernors to have him before the king's justices next coming to deliver that gaol. By K.

Sept. 6.  
Windsor.

To Alexander de Cave and Robert de Amecotes, keepers of certain of the late Templars' lands in the county of York. Order to pay to W. archbishop of York the wages assigned for the maintenance of Thomas de Belby, a Templar, assigned to him by himself and the whole provincial council to do penance in a certain monastery, to wit 4*d.* a day, from the time of their appointment as keepers, and to continue to pay the same.

*MEMBRANE 24.*

Sept. 9.  
Windsor.

To John Chaynel and Robert de Cliderhou, justices appointed to take assizes in the county of Warwick. Order not to molest Adam de Kyngesford and Richard Folky for a disseisin made by them upon Matilda daughter of William de Olton of a tenement in Solihull, whereof they were convicted before them and committed to the king's prison at Warwick, as

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*Membrane 24—cont.*

the king has, at the request of Ida de Clynton, pardoned them the imprisonment and whatever pertains to him by reason of this disseisin.

By p.s. [2793.]

Like order to the sheriff of Warwick.

Sept. 13.  
Windsor.

To Robert de Harowedon and Geoffrey de Weston, keepers of the late Templars' lands in the county of Wilts. Order to pay to S. bishop of Salisbury the wages assigned for the maintenance of Robert de Hameldon, a Templar assigned to him by R. late archbishop of Canterbury and the whole provincial council to do penance in a certain monastery, to wit 4d. a day, from the time of their appointment as keepers, and to continue paying the same.

Sept. 18.  
Chertsey.

To John de Evre, escheator beyond Trent. Order to cause Walter de Twynham, son and heir of Adam de Twynham, tenant in chief of the late king, to have seisin of his father's lands, as he has proved his age before the said escheator and the king has taken his homage.

Sept. 18.  
Chertsey.

To the justices in eyre in the county of Kent. Order to adjourn (*continuetis*) to the end of their eyre all pleas touching Aymer de Valencia, earl of Pembroke, who is staying near the king upon the king's business.

To the same. Like order in favour of the king's yeoman John de Houton, whom the king has ordered to come to him to stay with him in his service for some time.

Like letters for the following :

Nicholas Kyriel.

Robert de Hardres.

John Sauvage.

John de Palstre.

John de Hokyngge, clerk.

John de Betenham.

Nicholas Auchier.

Oct. 1.  
Sheen.

The warden of St. Katherine's hospital near the Tower of London.

Sept. 22.  
Westminster.

To the same. Order to permit all writs delivered to the sheriff of Kent up to Sunday after Michaelmas in order to be pleaded in the eyre to be received by him and pleaded in the eyre, notwithstanding their proclamation that all such writs should be delivered before the Nativity of St. Mary last.

By K.

Oct. 16.  
Westminster.

To the keeper of the late Templars' manor of Pourtflot in Westthurrok. Order to repair the mill, walls (*wall*), and dykes of that manor.

Sept. 25.  
Westminster.

To the justices in eyre in the county of Kent. Order to adjourn to the end of the eyre the matters touching the men of Lyde and Ingemareys, who assert that they belong to the liberty of the Cinque Ports, and to cause the bodies of men of those places indicted before them of trespasses or felonies, and all their goods and chattels taken into the king's hands, to be delivered to Robert de Kendale, warden of the said ports, or to William de Bernefeud, who supplies his place.

By K.

John de Glaunvill, in the king's prison of Ipswich for the death of Clement Boneyre of Comby, has letters to the sheriff of Suffolk to bail him until the first assize.

Sept. 23.  
Westminster.

To Bartholomew de Badelesmere, constable of Bristol castle, or to him who supplies his place. Order to release John de Cheu, clerk, Geoffrey Justice, John Wodelok, William de Bruton, Alexander de Overton, John de Cary, Robert Beaugrant, Henry le Fraunceys, Roger de Combe, Richard Wautier, David Peraventure, John de la Roche, and Craddocus servant of John le Parkere, imprisoned in Bristol castle for the death of certain men in



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[ *Membrane 24—cont.* ]

Bristol, upon their finding sufficient mainpernors to have them before the king or his justices to stand to right if the king or any one else shall speak against them.

By K.

Sept 10.  
Windsor.

To John de Evre, escheator beyond Trent. Order to deliver to Thomas Wake, son and heir of John Wake, tenant in chief of the late king, the knights' fees, advowsons of churches, and all other appurtenances of the manor of Kyrkeby Moresheved, in the king's hands by reason of his minority, which manor the king lately ordered Robert de Wodehous, then escheator beyond Trent, to deliver to him, the king having restored the same to him although he has not yet proved his age, and having now restored the knights' fees, advowsons, etc. pertaining thereto.

By K.

Sept. 23.  
Sheen.

To the justices in eyre in the county of Kent. Order to respite until the quinzaine of Michaelmas all matters touching Juliana de Leyburn, Henry de Leyburn, Geoffrey de Say, Fulk Payforer, and Edmund Gacelyn.

By K.

Sept. 26.  
Westminster.

To the bailiffs of Lincoln. Order to release Walter de Canewyk, imprisoned in the prison of the town of Lincoln for a robbery at the house of Gilbert de Leycestre of Lincoln, in Lincoln, and for clipping money to the sum of 1½*d.*, upon his finding six sufficient mainpernors to have him before the king to stand to right if the king or any other shall speak against him.

By K. at the instance of Anthony Pessaigne.

Oct. 3.  
Sheen.

Robert atte Brouk, in the king's gaol at Winchester for the death of William son of Roger de Bradeshete, has letters to the sheriff of Southampton to bail him until the first assize.

Oct. 2.  
Sheen.

To Henry de Cobeham, keeper of certain of the late Templars' lands in the counties of Kent, Surrey, and Sussex. Order to pay, out of the issues of the said lands, to Simon Potyn of Rochester 24*l.*, which he lent to Henry de Say, the king's late butler, for carriage of the king's wines to Bologne, as appears by a bill of the wardrobe in Simon's possession.

By p.s. [2804.]

Oct. 8.  
Westminster.

To John Abel, escheator this side Trent. Order not to distrain Thomas de Lyons, brother and heir of Adam de Lyons, for homage for the lands that his brother held in chief, as the king has taken his homage.

Oct. 13.  
Westminster.

To the sheriff of Wilts. Order to pay to the king's yeoman John Lovel, whom the king is sending with a ventrer, two berners, six greyhounds, and twenty-four running dogs to stay in his bailiwick until further orders, his wages from October 14 until further orders, to wit 12*d.* a day for himself, 2*d.* a day for the beruer (*sic*), 1½*d.* a day for each of the ventrers (*sic*), and ½*d.* a day for each of the greyhounds and dogs.

Oct. 6.  
Westminster.

To John de Evre, escheator beyond Trent. Order to deliver back to the prior and brethren of Grand Mont in Eskedale a water-mill in Egeton, whereof Peter de Malo Lacu enfeoffed them as of the value of 10*l.* of land yearly, by virtue of the late king's licence, dated May 14, in the 13th year of his reign, for him to give and assign to them 20*l.* of land yearly in the moor of Blakehou; which mill, they complained to the king, the said escheator had taken into the king's hands upon the ground that they had acquired the mill without licence from the king or his father after the publication of the statute of mortmain; whereupon the king ordered the escheator to make inquisition concerning the same; by which it appears that the said Peter enfeoffed them of the mill by virtue of the above licence: wherefore the king orders him to restore the mill and all issues of the same.

1313.

*Membrane 24—cont.*

Oct. 15. Westminster. To him who supplies the place of the treasurer and to the barons of the exchequer. Order to examine the rolls and memoranda of the exchequer concerning payments made to the king, his father and his grandfather, by those who held the manor of Corby after it was taken into the hands of Henry III. by virtue of his order, dated September 26, in the 25th year of his reign, to take into his hands all the lands that belonged to Wychard Ledet, he having afterwards, on October 25, in the same year, ordered the sheriff of Northampton to deliver the manor to Mary, late the wife of the said Wychard, upon her finding security for 10*l.* for the relief of Walter his son and heir, because it was found that the manor, which was taken into the king's hands on account of Wychard's death, was held of the king in socage; and afterwards, on February 8, in the 41st year of his reign, he restored the custody of the manor to Ermentrude, late the wife of the said Walter, then deceased, because it appeared that the manor was held of the king at fee-ferm and not by knight service, to hold during the minority of Walter's heir, and he ordered the queen of England to cause Ermentrude to have full seisin thereof; it being now shewn to the king by Alice, daughter and heiress of the said Walter, whom William le Latymer, lately deceased, married, that the treasurer and barons unduly charge her with 340*l.* 16*s.* 8½*d.* of the arrears of the yearly ferm of 100*s.* of the said manor from the aforesaid September 26, although all the goods and chattels of her husband were taken into the late king's hands for debts due to him and were delivered by the then treasurer and barons of the exchequer on main-prize to answer to the exchequer for the said debts. They are not to charge her for the time when the manor was in the hands of the king's grandfather or of others.

Oct. 16. Westminster. To the sheriff of Stafford. Order to cause Thomas son of Thomas Meverel to have seisin of a messuage and eight acres of land in Frodeswell, which, it appears by inquisition, Thomas son of John Meverel, hanged for felony, held of him, as they have been in the king's hands for a year and a day. The township of Frodeswell, who now hold them, have had the king's year and day and ought to answer therefor.

*MEMBRANE 23.*

Sept. 24. Westminster. To the sheriff of Northampton. Order to cause a coroner for that county to be elected in place of John de Donketon, deceased.

To William de Clyf and Gilbert Pokerel, late bailiffs of the liberty of the town of Bristol. Order to restore to William Randolph, John Snow, John du Celer, Peter le Fraunceys, Laurence de Cary, Robert de Otery, Stephen de Sarum le Pestur, John le Parker, Reymond Fermbaud, William de Kerdyf, Robert Flemyng, Roger de Stanes, clerk, John Sauser, Adam de Temple, Richard de Calne, Martin Horn Castel, John de Chieu, and Geoffrey Justice their goods and chattels seized by the bailiffs upon their indictment for the death of certain men in Bristol, upon their finding security to answer for the same if they ought to pertain to the king. By K.

Oct. 3. Sheen. To the sheriff of Cambridge and Huntingdon. Order to buy and provide 360 quarters of malt and barley, in addition to the 40 quarters previously ordered, and to send them at once to London, there to be delivered to Stephen de Suthleie, clerk of the king's pantry and butlery, for the expenses of the household.

To the sheriff of Oxford. Order to cause a coroner for that county to be elected in place of Thomas Lusewyk, who is incapacitated by infirmity.

1313.

*Membrane 23—cont.*

Oct. 6. To him who supplies the place of the treasurer and to the barons of the  
Westminster. exchequer. Order to acquit Robert son of Robert son of Payn of the  
scutage that they demand from him for the service of one knight's fee and  
a half and a third of half a fee for the late king's army of Wales in the  
fifth year of his reign, as it appears by the rolls of the late king's marshal-  
sen that his father had his service in the said army for the above fees,  
which service he then acknowledged to the late king.

To the same. Like order in favour of the said Robert for the scutage of  
a knight's fee and half a fee and a third of a fee, as well for his own inheri-  
tance as for the inheritance that was Alfred de Lincoln's, for the late king's  
army of Wales in the tenth year of his reign.

To the keeper of the Templars' manor of Getyngs. Order to pay to  
W. bishop of Worcester the wages assigned for the maintenance of John de  
Whaddone and John de Baleshale, Templars delivered to him by R. late  
archbishop of Canterbury and the whole provincial council to place in  
certain monasteries to do penance, from the time of the keeper's appoint-  
ment, and to continue to pay the same, to wit 4d. a day each.

Oct. 6. To John Abel, escheator this side Trent. Order to cause Bartholomew  
Westminster. de Badelesmere to have seisin of all the manors and lands that William de  
Monte Forti lately granted to him after the death of John de la Mare of  
Bradewell, deceased, who held them of the king in chief by the courtesy of  
England of the inheritance of the said William, the king having taken  
Bartholomew's homage therefor.

Oct. 6. To John de Evre, escheator beyond Trent. Order to deliver to Ellen,  
Westminster. late the wife of Walter de Huntercombe, tenant in chief, the manor of  
Lowyk, in the county of Northumberland, of the yearly value of 39l. 5s. 3d.,  
and the hamlet of Hethpole, in the same county, of the yearly value of 60s.,  
which the king has assigned to her of her husband's lands on both sides of  
the Trent as her dower with the assent of Nicholas Neubaud, kinsman and  
heir of the said Walter, who appeared personally in chancery after seisin of  
the said lands had been rendered to him.

Oct. 3. To Roger de Morewode. Order to deliver to Gilbert de Riashton the  
Sheen. king's goods and chattels in the castle and manor of Eye and the hamlets of  
Dalyngbo, Alderton and Therden, in the county of Suffolk, the rents  
pertaining to the honour of Eye in that county and in the counties of  
Norfolk and Essex and the manor of Haghelegh, in the county of Suffolk,  
which the king ordered the said Roger to deliver to him in accordance with  
the king's grant of the custody of the above to him during pleasures.

Oct. 6. To the bailiffs of Wynchelsee. Order to pay to Joan, late the wife of  
Westminster. William Maufee, fifteen marks yearly out of the ferm of that town, which  
she and her husband were wont to receive in accordance with the late king's  
grant of that sum yearly from the ferm of Wynchelsee for her maintenance,  
in return for the surrender to him of the custody of the gate of Chester,  
which he had granted to them for her maintenance, the said Joan com-  
plaining that they refuse to pay her the said sum.

Oct. 10. To Henry de Cobham, keeper of certain of the late Templars' lands in  
Westminster. the counties of Kent, Surrey, and Sussex. Order to pay to J. bishop of  
Winchester the wages assigned for the maintenance of Richard de Grafton,  
a Templar assigned to him by R. late archbishop of Canterbury and the  
whole provincial council to put in the priory of St. Mary's Suthwerk to do  
penance, to wit 4d. a day, from the time of his appointment as keeper, and  
to continue to pay the same.

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*Membrane 23—cont.*

Oct. 14. To the justices in eyre in the county of Kent. Order to attermine to the  
Westminster. end of the eyre all matters concerning Richard de Grey, who is staying in  
the present parliament by the king's comand. By K.

Oct. 9. To the sheriff of Hertford. Order to cause a coroner for that county to  
Westminster. be elected in place of Henry de la Sale, who is disqualified by non-residence  
in the county.

Oct. 12. To the justices in eyre in the county of Kent. Order to respite until the  
Westminster. end of the eyre all pleas touching Henry de Leyburn and Edmund  
Gacelyn. By K.

Oct. 14. To him who supplies the place of the treasurer and to the barons of the  
Westminster. exchequer. Order to supersede the distraint levied by them upon the dean and  
chapter of Salisbury for the goods of John de Berewyco, deceased, seques-  
trated by the treasurer and barons for the use of Master Louis de Bello  
Monte, treasurer of Salisbury, to the amount of 120 marks, owing to Louis  
by the deceased, to be delivered to his executors in order that they may pay  
the said Louis, and to permit the dean and chapter to do justice to Louis  
according to church law, the king having lately ordered the treasurer and  
barons to deliver to the said executors goods of the deceased, which were  
taken into the king's hands for debts due from the deceased, so that they  
might satisfy Louis for the above debt, the king now understanding from the  
treasurer and barons that they had ordered all the goods of the deceased,  
both those sequestrated by the dean and chapter at the suit of Louis and  
other goods, to be delivered to the executors, for which reason the dean and  
chapter have deferred doing justice to Louis.

Oct. 14. Adam de Smalecumbe, in the king's prison of Great Yarmouth for the  
Westminster. death of Robert le Keu of York, has letters to the sheriff of Norfolk to bail  
him until the first assize.

Oct. 18. To him who supplies the place of the treasurer and to the barons of the  
Westminster. exchequer. Order to discharge David le Blound, son and heir of Petronilla  
de Vinon, of the scutage that they demand from him for a moiety of a  
knight's fee for the late king's armies of Wales in the fifth and tenth years  
of his reign, as it appears from the rolls of his marshalsea that Petronilla  
had her service with the said army for the above moiety, which service she  
acknowledged to the late king.

*MEMBRANE 22.*

Oct. 14. To Henry de Cobeham, keeper of the late Templars' lands in Kent.  
Westminster. Order to pay to the bishop of Winchester the wages assigned for the  
maintenance of Thomas de Hagwordingham, a Templar assigned to him to  
do penance in a certain monastery, to wit 4*d.* a day, from the time of his  
appointment as keeper, and to continue to pay the same.

To John de Bloxham, keeper of the late Templars' manor of Saunford.  
Order to pay to Robert son of Walter Edward of Meriton 2*d.* daily, and  
the arrcars of the same from the time of his appointment as keeper, as  
it appears by the certificate of the treasurer and barons of the exchequer  
that he ought to have his food for ever in that manor, and that the keepers  
of the same have been allowed 2*d.* a day for his food from the time when  
the manor was taken into the king's hands.

Oct. 14. To John Abel, escheator this side Trent. Order not to intermeddle  
Westminster. further with the lands of Agnes de Pateshull, as it appears by inqui-

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*Membrane 22—cont.*

sition that she held nothing of the king in chief at her death by reason whereof the custody of her lands should pertain to the king.

To the sheriff of York. Order to cause William de Stopham, the elder, to have seisin of a messuage and five acres of land in Bayldon, which, it appears by inquisition, Robert son of Simon de Hope, hanged for felony, held of him, as they have been in the king's hands for a year and a day. John de Gildestede had the king's year day and waste thereof, wherefor Thomas de Rodes ought to answer.

To the same. Order to cause Michael de Raudon to have seisin of four acres of land in Roudon, which, it appears by inquisition, John del Grene, outlawed for felony, held of him, as they have been in the king's hands for a year and a day. The township of Roudon has had the king's year day and waste thereof, for which it ought to answer.

To the same. Like order in favour of John Scot of Calverlaye for a messuage and five acres of land in Roudon held of him by the said John del Grene.

Oct. 7. Westminster. To Robert de Harewedon, keeper of certain of the late Templars' lands in the county of Wilts. Order to pay to S. bishop of Salisbury the arrears of the wages assigned for the maintenance of John de Mohun, a Templar delivered to him to put in a certain monastery to do penance, to wit 4d. a day, from the time of his appointment as keeper, and to continue to pay the same.

Oct. 18. Westminster. To him who supplies the place of the treasurer and to the barons of the exchequer. Order to cause allowance to be made to the above Robert for 100s. paid by him to S. bishop of Salisbury by virtue of the preceding order, if they find that that sum was due to the bishop for the arrears of the said Templar's wages.

To the same. Order to discharge William Martin of the scutage that they demand from him for three knights' fees for the late king's army of Wales in the fifth year of his reign, as Nicholas son of Martin, his father, had his service in the said army for the above fees, which service he acknowledged to the late king, as appears by the rolls of his marshalsea.

Oct. 18. Westminster. To him who supplies the place of the treasurer and to the barons of the exchequer. Order to examine the security found by William son of William le Latimer to answer to the exchequer for his father's debts due to the late king, and to have consideration of the recitals in the above order of 15 October concerning the manor of Corby, and to call before them the said William son of William and the heirs and executors of Mary, late the wife of Wycharde Ledet, and of Ermentrude, late the wife of Walter his son, and to discharge Alice, daughter and heiress of the said Walter and wife of William le Latimer, of the arrears of the ferm of 100s. for the said manor for the time when it was in the hands of Mary and Ermentrude and of William le Latimer, and to charge the same upon the heirs of Mary, Ermentrude, and William.

Oct. 16. Westminster. To him who supplies the place of the treasurer and to the barons of the exchequer. Order to discharge Ralph son of William of the demand that they make upon him for the service of three knights' fees that he ought to have acknowledged to the late king for his army of Scotland, in the 34th year of his reign, as Aymer de Valencia has certified that he was in his company with ten men-at-arms in the said army from Easter to Michaelmas in that year.

By K.

Oct. 23. Westminster. To the sheriff of Southampton. Order to cause a verderer for the New Forest to be elected in place of William de Buddesthorn, deceased.

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*Membrane 23—cont.*

Oct. 14. To the justices in eyre in the county of Kent. Order to att termine to the  
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trated by the treasurer and barons for the use of Master Louis de Bello  
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by the deceased, to be delivered to his executors in order that they may pay  
the said Louis, and to permit the dean and chapter to do justice to Louis  
according to church law, the king having lately ordered the treasurer and  
barons to deliver to the said executors goods of the deceased, which were  
taken into the king's hands for debts due from the deceased, so that they  
might satisfy Louis for the above debt, the king now understanding from the  
treasurer and barons that they had ordered all the goods of the deceased,  
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him until the first assize.

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de Vinon, of the scutage that they demand from him for a moiety of a  
knight's fee for the late king's armies of Wales in the fifth and tenth years  
of his reign, as it appears from the rolls of his marshalsea that Petronilla  
had her service with the said army for the above moiety, which service she  
acknowledged to the late king.

*MEMBRANE 22.*

Oct. 14. To Henry de Cobeham, keeper of the late Templars' lands in Kent.  
Westminster. Order to pay to the bishop of Winchester the wages assigned for the  
maintenance of Thomas de Hagwordingham, a Templar assigned to him to  
do penance in a certain monastery, to wit 4*d.* a day, from the time of his  
appointment as keeper, and to continue to pay the same.

To John de Bloxham, keeper of the late Templars' manor of Saunford.  
Order to pay to Robert son of Walter Edward of Meriton 2*d.* daily, and  
the arrears of the same from the time of his appointment as keeper, as  
it appears by the certificate of the treasurer and barons of the exchequer  
that he ought to have his food for ever in that manor, and that the keepers  
of the same have been allowed 2*d.* a day for his food from the time when  
the manor was taken into the king's hands.

Oct. 14. To John Abel, escheator this side Trent. Order not to intermeddle  
Westminster. further with the lands of Agnes de Pateshull, as it appears by inqui-

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*Membrane 22—cont.*

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To the sheriff of York. Order to cause William de Stopham, the elder, to have seisin of a messuage and five acres of land in Bayldon, which, it appears by inquisition, Robert son of Simon de Hope, hanged for felony, held of him, as they have been in the king's hands for a year and a day. John de Gildestede had the king's year day and waste thereof, wherefor Thomas de Rodes ought to answer.

To the same. Order to cause Michael de Raudon to have seisin of four acres of land in Roudon, which, it appears by inquisition, John del Grene, outlawed for felony, held of him, as they have been in the king's hands for a year and a day. The township of Roudon has had the king's year day and waste thereof, for which it ought to answer.

To the same. Like order in favour of John Scot of Calverlaye for a messuage and five acres of land in Roudon held of him by the said John del Grene.

Oct. 7.  
Westminster.

To Robert de Harewedon, keeper of certain of the late Templars' lands in the county of Wilts. Order to pay to S. bishop of Salisbury the arrears of the wages assigned for the maintenance of John de Mohun, a Templar delivered to him to put in a certain monastery to do penance, to wit 4d. a day, from the time of his appointment as keeper, and to continue to pay the same.

Oct. 18.  
Westminster.

To him who supplies the place of the treasurer and to the barons of the exchequer. Order to cause allowance to be made to the above Robert for 100s. paid by him to S. bishop of Salisbury by virtue of the preceding order, if they find that that sum was due to the bishop for the arrears of the said Templar's wages.

To the same. Order to discharge William Martin of the scutage that they demand from him for three knights' fees for the late king's army of Wales in the fifth year of his reign, as Nicholas son of Martin, his father, had his service in the said army for the above fees, which service he acknowledged to the late king, as appears by the rolls of his marshalsea.

Oct. 18.  
Westminster.

To him who supplies the place of the treasurer and to the barons of the exchequer. Order to examine the security found by William son of William le Latimer to answer to the exchequer for his father's debts due to the late king, and to have consideration of the recitals in the above order of 15 October concerning the manor of Corby, and to call before them the said William son of William and the heirs and executors of Mary, late the wife of Wychard Ledet, and of Ermentrude, late the wife of Walter his son, and to discharge Alice, daughter and heiress of the said Walter and wife of William le Latimer, of the arrears of the ferm of 100s. for the said manor for the time when it was in the hands of Mary and Ermentrude and of William le Latimer, and to charge the same upon the heirs of Mary, Ermentrude, and William.

Oct. 16.  
Westminster.

To him who supplies the place of the treasurer and to the barons of the exchequer. Order to discharge Ralph son of William of the demand that they make upon him for the service of three knights' fees that he ought to have acknowledged to the late king for his army of Scotland, in the 34th year of his reign, as Aymer de Valencia has certified that he was in his company with ten men-at-arms in the said army from Easter to Michaelmas in that year.

By K.

Oct. 23.  
Westminster.

To the sheriff of Southampton. Order to cause a verderer for the New Forest to be elected in place of William de Buddesthorn, deceased.

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*Membrane 22—cont.*

To the same. Like order to elect a verderer in place of John Caus, who is disqualified by non-residence within the bounds of the forest and by having no lands in the county.

To the same. Like order to elect a verderer in place of Thomas de Combe, disqualified by blindness and infirmity.

Oct. 27.  
Westminster.

To Hugh le Despenser, justice of the Forest this side Trent. Order to deliver to John Comyn, keeper of the king's manor of Getyndon, twelve oaks fit for timber from Rokingham forest, to repair therewith the mills of the manor.  
By K.

Oct. 25.  
Westminster.

To him who supplies the place of the treasurer and to the barons of the exchequer. Order to cause allowance to be made to Nicholas de Karliolo and Thomas son of Hugh de Karliolo, collectors of the custom of wool, hides and wool-fells in the port of Newcastle-on-Tyne, for 200*l.* paid by them to Simon Guidy of Florence by virtue of the king's order to pay to him 500 marks, in part payment of 1,060*l.* for corn and other victuals that he promised to provide for the provision of the king's castles and towns in Scotland.

To the same. Order to cause allowance to be made to the above collectors for 100 marks that the king ordered them to pay to William de Monte Fixo for the arrears of his wages when he was in the king's service in Scotland, and for 53*l.* that the king ordered them to pay to Ingeram Coloigne for 236 quarters of barley bought from him for the expenses of the king's household at Newcastle-on-Tyne in April, in the fifth year of the reign.

To the same. Order to cause allowance to be made to the said collectors for 16*l.*, which the king ordered them to allow Richard de Emeldon, late mayor of Newcastle-on-Tyne, to retain out of the custom due upon his wool, hides and wool-fells sent to parts beyond sea from that port, in payment for 80 quarters of beans bought from him for the provision of the king's castles and towns in Scotland, as contained in a bill under the seal of the chamberlain of Scotland delivered to the said Richard.

Nov. 2.  
Westminster.

To the justices in eyre in Kent. Order to respite to the end of the eyre all pleas touching Edmund Gacelyn.  
By K.

To Master Jordan Moraunt and William de Cleydon, keepers of the archbishopric of Canterbury. Order to pay during the voidance of the archbishopric the sums of money appointed for alms from the archbishopric to the infirm poor of Herboldon and Northgate without Canterbury.

*MEMBRANE 21.*

Oct. 18.  
Westminster.

To Anthony Pessaigne, keeper of the late Templars' manor of Dynesleye. Order to pay to William Lambert and Caorsetta his wife for his life 100*s.* of yearly pension, and a robe of the suit of the free servants of the house of the New Temple, London, for him at Christmas, and 50*s.* yearly to her for life if she survive him, and the arrears of the same, which the treasurer and barons of the exchequer have certified that they ought to receive from the New Temple for a quit-claim of a corrody that they had in that house, and to, continue to pay the same.

Oct. 23.  
Westminster.

To him who supplies the place of the treasurer and to the barons of the exchequer. Order to cause payment or assignment to be made to Robert de Malo Lacu, constable of Bollesovre and the Horestan castles, for 160*l.* 13*s.* 8½*d.*, the balance of a sum of 179*l.* 18*s.* 4*d.* owing to him from the king for costs expended about the munition of the said castles after deducting 14*l.* 4*s.* 7½*d.* owing by him for the arrears of the ferm of the castle of the Horestan.  
By p.s. [2826.]



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*Membrane 21—cont.*

- Oct. 7. Westminster. To him who supplies the place of the treasurer and to the chamberlains. Order not to receive any money from the yearly tenth granted to the king by the pope, nor to permit any assignment or payment thereof to be made or tallies to be levied at the exchequer to others than Manent Francisci and his fellows, merchants of the society of the Bardi of Florence, until they have been satisfied for debts due to them from the king, who has assigned to them all the money from the tenth. By p.s. [2810.]
- Oct. 25. Westminster. To the keeper of the late Templars' manor of Wylughton. Order to pay to Nicholas, vicar of Thorp, near Stowe St. Mary, 5 marks yearly, and the arrears from the same from the time of the keeper's appointment, the treasurer and barons of the exchequer having certified that the vicars of that church have been wont to receive the above sum from the preceptor of Wylughton in augmentation of the vicarage of the said church, which was appropriated to the Templars.
- Oct. 10. Westminster. To the keepers of the late Templars' lands in the county of Salop. Order to pay to W. bishop of Coventry and Lichfield the arrears of the wages assigned for the maintenance of Richard de Brustlisham, a Templar assigned to him to put in the monastery of St. Radegund, Chester, to do penance, to wit 4d. a day, and to continue to pay the same.
- Oct. 15. Westminster. To him who supplies the place of the treasurer and to the barons of the exchequer. Order to acquit Nicholas de Kingeston, late sheriff of Gloucester, and the township of Colesburn, of 12*l.* 5*s.* 3*d.* for the goods and chattels of Ranulph le White, parson of the church of Colesborn, lately indicted before John Butetourte and his fellows, justices of oyer and terminer of the late king in that county, for the homicide of Walter de Worton, for assenting to the death of William de Hambury, and for harbouring Nicholas de Staunton, a robber and approver of the late king, the late king having ordered the sheriff to restore to him his goods and chattels, as he had purged his innocence of the above charges before W. late bishop of Worcester, to whom he was delivered according to the privilege of the clergy, the present king having previously ordered the treasurer and barons to acquit the sheriff of the above sum, to which order they returned that the township of Colesburn was charged with the same and not the said sheriff.
- Oct. 26. Westminster. To the justices in eyre in Kent. Order to take fines for the king's use from those convicted and adjudged to prison before them from trespasses in parks and stews (*vivariis*) who are willing to make fine, for the remainder of their term of imprisonment and for what pertains to the king of the said trespasses. By K.
- Oct. 18. Westminster. To the treasurer and barons of the exchequer. Order to allow to Robert de Malo Lacu, constable of the castles of Bollesovre and of the Horstan, 14*l.* 14*s.* 7½*d.* the arrears of the yearly ferm of 20*l.* for the castle of the Ho[r]stan, to be received in part payment of 179*l.* 18*s.* 4*d.* expended by him upon the munition of the said castles by the king's orders, as appears by their certificate, whereby it appears that he is not bound to answer for any issues from Bollesovre castle because he holds it for life by the service of rendering yearly a black sparrow-hawk, and that the above ferm was assigned to him by the king until he should be satisfied for 240*l.* 8*s.* 6*d.* due to him from the king.

*Vacated, because otherwise below.*

- Oct. 24. Westminster. To him who supplies the place of the treasurer and to the barons of the exchequer. Order to allow to Roger Ughtred, Adam de Helperthorp, and John le Charetter, bailiffs of Scardeburgh, 94*l.* 14*s.* 6*d.* paid by them out of the ferm of that town by the king's order to Richard Pifre for beans and

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*Membrane 21—cont.*

other things bought from him for the king's use, and to Robert de Felton and others of the king's household, and to divers workmen working in Scardeburgh castle in the fifth year of the king's reign, as contained in a bill of the wardrobe in the bailiffs' possession.

Oct. 10. To the justices in eyre in Kent. Order to permit all writs delivered to  
Westminster. the sheriff of that county before Saturday the eve of SS. Simon and Jude to be received and pleaded in the eyre, notwithstanding their proclamation that all such writs should be delivered before Sunday after Michaelmas.

Oct. 20. To him who supplies the place of the treasurer and to the barons of the  
Westminster. exchequer. Order to acquit Nicholas son of Nicholas de Warrewyk and Elizabeth his wife, daughter and heiress of Richard de Loges, tenant in chief of the late king, of the yearly ferm of 14*l.* 11*s.* 5*d.* from the father of the said Nicholas, now deceased, for the custody of two parts of the lands of the said Richard during the minority of his heir, which was granted to him by the late king on January 25, in the 29th year of his reign, from May 16, in the sixth year of the king's reign, when the king took the fealty of Nicholas the son, who had married the said Elizabeth, she having proved her age before Walter de Gloucester, late escheator this side Trent.

Oct. 24. To the same. Order to acquit Henry de Mortimer, son and heir of  
Westminster. Hugh de Mortimer, of 50*l.* paid by his father when sheriff of Stafford and Salop to . . . late bishop of Winchester in part payment of 100*l.* that King Henry III. ordered the said sheriff, on January 5, in the fifty-sixth year of his reign, to pay to the bishop for wheat to the value of 45*l.* 10*s.* 0*d.* delivered by the bishop against Christmas, in the fifty-fifth year of his reign, and for 54*l.* 10*s.* 0*d.* lent by him to the said king for the expenses of his household against Christmas, in the fifty-sixth year of his reign; which sum they refuse to allow to Henry because his father did not pay it out of the estreats of the justices in eyre for forest pleas in the above counties, according to the said king's order.

To the same. Order to acquit the above Henry of 50 marks, paid by his father when sheriff of Stafford and Salop to Richard le Brun, servant of Henry III., in accordance with the said king's order dated December 8, in the 56th year of his reign, for a fine of that amount made by Richard with John Walerand, then escheator this side Trent, and paid into the said king's wardrobe by the hands of John del Legh, sub-escheator in the county of Stafford, for the custody of the lands of Robert de Mere in Hamechurch and of Robert de Hildedich, which the said king ordered to be paid to him because he did not have these custodies; which sum they refuse to allow to Henry because his father paid it out of the issues of his bailiwick, and not out of the fines, amercements, and issues of the eyre of Roger de Clifford and his fellows, then justices in eyre for forest pleas in the counties of Stafford and Salop, as ordered by the said king.

Nov. 2. To Master William de Balaeto, the pope's envoy in England. Order to stay  
Westminster. until St. Hilary the demand from Hervey de Staunton, one of the justices in eyre in Kent, the demand for 200*l.* from him as executor of the will of Ralph, late bishop of Ely, and from his co-executors, for the arrears of the tenth for six years, as he is specially attending to the king's affairs in the said eyre, so that he cannot leave those parts during the eyre.

Oct. 28. To the principal collectors of the tenth for three years and one year.  
Westminster. Order to pay to Anthony Citeroun and John de Monilie, or other attorneys of Anthony Pessaigne, all the money received from the tenth in Ireland, according to the king's order, notwithstanding any orders previously sent them for other persons, in part payment of the king's debts to him. By K.

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*Membrane 21—cont.*

Oct. 28. To Henry de Baiocis and his fellows, justices of gaol delivery in the county of Lincoln. Order to deliver John Bernard of Ratelesden from prison at Depyng', and to lead him back to the church of Westdeping', whither he had fled for sanctuary for larceny committed by him, whence he had been taken by certain malefactors, as J. bishop of Lincoln has signified the king by his letters patent.

*MEMBRANE 20.*

Oct. 25. To him who supplies the place of the treasurer and to the barons of the exchequer. Order to cause allowance to be made to Nicholas de Karliolo and Thomas son of Hugh de Karliolo, collectors of the custom in the port of Newcastle-on-Tyne, for 26*l.* 15*s.* 10½*d.*, the issues of the custom from November 10, in the fourth year of the king's reign, until October 9, in the fifth year, paid by them to Arnald Mauran and his fellows, in accordance with the king's orders, by letters patent, dated November 10, in the fourth year of the reign, to pay the issues of the custom of cloth, wax, avoirdupois and other small things, horses and other beasts, corn and other goods, and of merchandise of alien merchants in that and other ports to Elias Pieres, William Do, the said Arnald, and Peter de Burd[egala] of Dax (*de Aquis*), in payment of 3,254*l.* 15*s.* 10*d.* due to Thomas de Langar, William de Bosk, Stephen de Coventre, John de Bereford, Peter Cosyn, and other merchants of England and Gascony, for wines bought from them for the king's use by Walter Waldeshef, his butler.

To the same. Order to allow to the above Nicholas and Thomas 50*s.* 5*d.* paid by them to Bonencontre Jacobi, attorney of Emericus and Bettinus de Friscobaldis, being the custom of cloth, spicery, and other small things in the above port from June 27, in the second year of the king's reign, until August 20 following, in accordance with the king's appointment of Emericus and Bettinus, on June 27 in the above year, as his receivers of the said custom in all the ports in his realm.

Nov. 2. To John Abel, escheator this side Trent. Order to restore to brother Westminster. John, prior of Bodmin, his priory, upon his finding two sureties to answer to the king for his journey beyond seas without the king's licence when the king shall speak against him concerning the same, the escheator having certified that he took the priory into the king's hands for the above cause, the king having previously ordered him to replevy the priory and the issues thereof to him until the parliament.

Oct. 28. To the sheriff of Norfolk. Order to cause a coroner for that county to Westminster. be elected in place of John de Boylund, disqualified by non-residence.

Nov. 2. To John de Segrave the elder, constable of Nottingham Castle. Order Westminster. to repair the castle mills and weirs.

Nov. 1. To him who supplies the place of the treasurer and to the barons of the Westminster. exchequer. Order to acquit Peter de Malo Lacu, son and heir of Peter de Malo Lacu, of the scutage that they demand from him for the service of two knights' fees, which his father acknowledged to the late king, for the late king's army of Wales in the tenth year of his reign, as his father was with the late king in his said army, as appears by the rolls of the late king's marshalsea.

Oct. 20. To the same. Order to allow to Robert de Malo Lacu, constable of the Westminster. castles of Bollesovre and the Horestan, 14*l.* 14*s.* 7½*d.*, the arrears of the yearly ferm of 20*l.* for the castle of the Horestan, in part payment of 179*l.* 18*s.* 4*d.* expended by him on the munition of the said castles, as

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*Membrane 20—cont.*

appears by the certificate of the treasurer and barons, whereby it appears that he is not bound to answer for any issues from Bollesovre castle, as he holds it for life by the service of rendering a black sparrow-hawk yearly, and that the ferm of Horeston castle was assigned to him by the king until he should be satisfied for 210*l.* 8*s.* 6*d.* owing to him by the king.

Nov. 2. To John Abel, escheator this side Trent. Order to deliver to Lucy, Westminster. late the wife of Richard de Waunford, the manor of Esford and the issues of the same, as it appears by inquisition taken by Roger de Wellesworth, late escheator this side Trent, that she and her husband jointly acquired the manor from Margery le Graunt by fine levied in the king's court, which manor is held in chief as of the earldom of Cornwall by the service of one knight's fee, and that she continued her joint-seisin thereof until her husband's death, the king having taken her fealty.

Oct. 24. To John de Evre, escheator beyond Trent. Order to pay to Thomas Westminster. atte Merk, keeper of the king's manor of Clipston in Shirwode, the arrears of his wages, and to continue to pay the same, and to pay to the chaplain of the manor such salary as other chaplains have been wont to receive, and to repair the paling of the manor. By p.s.

Nov. 2. Reginald le Marischal of Middleton, in the king's goal of Somerton for Westminster. the death of Richard Fraunkeleyn, has letters to the sheriff of Somerset to bail him until the first assize.

Nov. 3. To John de Evre, escheator beyond Trent. Order to resume into the Westminster. king's hands the manor of Kirkeby Moresheved, and to deliver it to Vannus Ballardi, John Vanne and their fellows, merchants of the society of the Ballardi of Lucca, to whom the custody thereof was granted by Henry de Percy, to whom the custody thereof was granted by the king during the minority of Thomas son and heir of John Wake, which grant to the said merchants was confirmed by the king, the king having, in forgetfulness of the premises, caused the manor to be taken into his hands and delivered to the said Thomas, who is yet under age. By K. and C.

Nov. 5. To the sheriff of Oxford. Order to cause a coroner for that county to be Westminster. elected in place of Richard de Kynebelle, whom the king has removed for insufficiency. By the testimony of Hugh le Despenser the younger.

Nov. 4. To Henry de Cobeham, keeper of the late Templars' lands in the county Westminster. of Surrey. Order to pay to H. bishop of Winchester the arrears of the wages assigned for the maintenance of Stephen de Stapelbrigg, a Templar delivered to him to do penance in the monastery of St. Mary, Merton, to wit 4*d.* a day, from the time of his appointment as keeper, and to continue to pay the same.

Nov. 7. To him who supplies the place of the treasurer and to the barons of the Westminster. exchequer. Order to allow to William Inge 36*l.* due to him for his fee and robes for the second, third, fourth and fifth years of the king's reign, as contained in a bill sealed by J. bishop of Bath and Wells, late keeper of the wardrobe, and in three bills sealed by Ingelard de Warle, keeper of the wardrobe, out of the sum of 25*l.* 17*s.* 4*d.* yearly due from him for the custody of [two parts of] the lands of the late Urian de Sancto Petro, tenant in chief, which two parts are of the yearly value of 23*l.* 17*s.* 4*d.* By K.

Oct. 23. To the treasurer and chamberlains of the exchequer of Dublin. Order Westminster. not to make any payment out of the treasury without the view and testimony of John de Monille, whom the king has appointed a chamberlain in place of Robert de Watton, deceased.

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*Membrane 20—cont.*

Nov. 10. To John de Evre, escheator beyond Trent. Order not to distrain  
Westminster. William de Mulcastre, brother and heir of John de Mulcastre, for his  
homage for certain lands in Threpland, in the county of Cumberland, which  
his brother held in chief of the late king, and for which William did  
homage to the late king, as appears by his rolls of chancery.

Nov. 15. To the sheriff of Lincoln. Order to cause a coroner for the county of  
Westminster. Lincoln to be elected in place of William de Hagh, incapacitated by age.

*MEMBRANE 19.*

Nov. 3. To the sheriff of York. Order to release Giles de Brabaunt and Alice  
Westminster. his wife, John de Appelby and Alice his wife, Nicholas de Colonia and  
Ellen his wife, and John son of Giles de Brabant from the king's prison  
at York, upon their finding sufficient mainpernors to have them before the  
king or his justices to stand to right if the king or any other will speak  
against them for procuring the death of John de Lenne, and for harbouring  
John son of John de Appelby, indicted but not yet convicted of the said  
death, provided that the said Giles and Alice, John and Alice, Nicholas and  
Ellen and John be of good fame, they having complained that the sheriff  
refuses to mainpern them in accordance with the statute that persons  
indicted of such procurement and harbouring should be repleviable until the  
chief perpetrators have been convicted.

Nov. 8. To the sheriff of Suffolk. Order to cause a coroner for that county to  
Westminster. be elected in place of William de Boyton, who holds no lands in the county.

Oct. 23. To the treasurer and barons of the exchequer of Dublin. Order to com-  
Westminster. pel Andrew Gerardi, collector of the customs in Ireland, to come to the said  
exchequer and account for the issues of the customs, and to compel him to  
pay what is due from him for the same to the king, which they are to pay to  
Anthony Pessaigne, to whom the king assigned the said customs for debts  
due to him, or to Richard de Clodeshale and John de Monile, his attorneys  
in this behalf, as the said Andrew has done nothing in execution of the  
king's orders to pay the issues to Anthony.

To the justiciary of Ireland and to the treasurer and chamberlains of the  
exchequer of Dublin, or to those who shall supply their places. Order to  
pay to the above Richard and John, as attorneys of the said Anthony, with-  
out excuse, all the issues of Ireland, both of the tenth and of the archbishopric  
of Dublin, void and in the king's hands, and from other sources, as pre-  
viously ordered by the king to be paid to Anthony in part payment of  
the king's debts to him, which order they have not executed. By K.

To the principal collectors of the tenth. Order to pay to the above  
Richard and John, as attorneys of the said Anthony, all the money arising  
from the said tenth in Ireland, to be received by him in part payment of  
the king's debts.

Nov. 13. To Warin de Insula, constable of Wyndesore castle. Order to pay 50s.  
Westminster. yearly each to two chaplains celebrating in the chapel of the castle, 4d. a  
day to Roger de Wyndesore, porter of both gates of the castle, 2d. a day to  
Roger de Wyndesore, one of the viewers of the king's works there, 2d. a  
day to Alexander le Peyntour, another viewer, 2d. a day each to four  
watchmen of the castle, 2½d. a day to Adam, the gardener of the king's  
garden without the castle, 1½d. a day to John le Messenger, parker of  
Kenyngton park, 4d. a day to Laurence de Baggeschete, porter of the said  
park and keeper of the king's houses there, being their wages from Michael-  
mas last until next Michaelmas.

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*Membrane 19—cont.*

To the same. Order to repair the houses, tower, walls, and bridges of the said castle, with the stable and wall of the garden without the castle, the houses and ponds (*stagna*) of Wyndesore park, with the paling of the park, the houses and walls of the manor of Kenyngton, with the paling and wall about the park.

Nov. 10. To the sheriff of Lincoln. Order to cause a coroner for that county  
Westminster. to be elected in place of Alexander son of Martin, incapacitated by illness and age.

To Alexander de Cave and Robert de Amecotes, keepers of the late Templars' lands in the county of York. Order to pay to the prior of Gyseburn the arrears of the wages assigned for the maintenance of Roger de Huchynden, a Templar delivered to him to do penance in his monastery by W. archbishop of York and the whole provincial council, to wit 4*d.* a day, and to continue to pay the same.

Nov. 15. To John Abel, escheator this side Trent. Order to cause Thomas de  
Westminster. Bukton, kinsman and heir of Thomas de Boltesham, tenant in chief of the late king, to have seisin of the lands whereof Thomas de Boltesham, his uncle (*avunculus*), was seised in demesne, as Thomas de Bukton has proved his age before the said escheator, and the king has taken his homage.

To the justices in eyre in Kent—. *Vacated.*

Nov. 15. To Roger de Mortuo Mari, justice of Wales. Order to cause Geoffrey,  
Westminster. son and heir of Geoffrey Clement, tenant in chief of the late king, to have seisin of the lands whereof his father was seised in demesne, as he has proved his age before the justice and the king has taken his homage.

Nov. 10. To John de Evre, escheator beyond Trent. Order to cause Thomas de  
Westminster. Moryleye, son and heir of Thomas de Moryleye, to have seisin of the lands whereof his father was seised, as it was found by inquisitions taken by the sheriff of Cumberland, by order of the late king, that his father was admitted to the late king's peace immediately after the beginning of the first war between the late king and the Scots, and was in his peace when he died, and that his lands in Alneburgh, Little Broghton, Godrikeby, and Pykehoun, in the said county, were taken into the late king's hands because the said Thomas was against him in the said war, and that Thomas his son was his heir and was then aged thirteen, and that he was always in the late king's peace, the said Thomas the son having proved his age before Robert de Wolehous, late escheator beyond Trent, and the king having taken his homage.

To the sheriff of Kent. Order to [pay] out of the clearest fines before Hervey de Staunton, William de O[rmesby]—. *Vacated.*

Nov. 6. To John Abel, escheator this side Trent. Order to deliver to Eleanor,  
Westminster. late the wife of John de la Mare of Bradewell, two parts of the manor of Dangeie and the manor of Bradewell and lands in Hockele and Pilton, as it appears by inquisition that she and her husband were jointly enfeoffed thereof by fine levied in the king's court, and that she continued her joint-seisin of the same until her husband's death, and that the manor of Angeye (*sic*) is held in chief by the service of rendering a mark to the ward of Dover castle for twenty weeks for two parts of the manor, and that Joan de Cranleye holds the third part of the same in dower, and that the manor of Bradewell and the other lands are held of other lords, the king having taken her fealty for the manor of Dangeye.

Nov. 12. To the sheriff of Kent. Order to pay out of the clearest fines and  
Westminster. amercements of the eyre of Hervey de Staunton, William de Ormesby, Henry Spigurnel, John de Mutford, and William de Goldington, justices

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*Membrane 19—cont.*

in eyre in that county, 60 marks to Hervey, 50 marks to William, and 40 marks each to the others, for their expenses in the eyre.

- Nov. 20. To the sheriff of Suffolk. Order to cause a coroner for that county to be  
Westminster. elected in place of Gerard de Wachesham, lately elected, who is incapacitated by perpetual illness and infirmity.

*MEMBRANE 18.*

- Nov. 10. To Anthony Pessaigne, keeper of the late Templars' manor of  
Westminster. Dynnesleie. Order to pay to Robert de Hunsingore 3d. a day for his food and 10s. a year for other necessities, and the arrears of the same from the time of his appointment as keeper, the treasurer and barons of the exchequer having certified that he ought to receive the above in that manor for life.

- Nov. 20. To the sheriff of Nottingham. Order to cause a coroner for that county  
Westminster. to be elected in place of Laurence de Chaworth, who is incapacitated by perpetual illness and infirmity.

- Nov. 18. To the collectors of the tenth lately imposed by the pope upon the  
Westminster. clergy of England. Order to discharge the abbot and convent of St. Edmunds of the portion of the tenth for the time when the prior and convent satisfied the king for the issues of the abbey, the king having lately granted to them, in consideration of a fine of 1,200 marks, the custody of the abbey during the voidance caused by the death of Thomas, late abbot of the same, from Sunday the morrow of Epiphany last, when the abbey became void, for one year following, by reason whereof they are not bound to pay the said tenth granted to the king by the pope for that period.

To the keeper of the late Templars' manor of Stonlesby. Order to pay to J. bishop of Lincoln the arrears of the wages assigned for the maintenance of Roger le Noreis, a Templar lately delivered to him to put in the monastery of Croxton to do penance, to wit 4d. a day, from the time of his appointment as keeper, and to continue to pay the same.

To the sheriff of Buckingham. Order to cause the timber felled in the wood of Bulstrode for divers operations at Wyndesore castle to be led thither and delivered to the constable.

- Nov. 13. To John Abel, escheator this side Trent. Order to desist from demand-  
Westminster. ing fealty from the prior of Hailynge for the lands of the priory, and to permit him to hold the same without molestation, as he complains that the escheator distrains him for fealty for the lands that he holds of the king in the counties of Southampton, Wiltshire, and Somerset of the gift of William the Conqueror in free, pure, and perpetual alms, without doing any secular service therefor, as neither he nor the abbot of St. Peter of Jumiéges, of which the priory is a cell, nor their predecessors, have been wont to do fealty at times of voidance of the abbey or priory.

- Oct. 20. To Henry de Cobeham, keeper of the late Templars' manor of Ewell.  
Westminster. Order to permit Henry de Driffeld, vicar of the church of Ewell, which was appropriated to the master and brethren of the order of the Temple, to receive the small tithes of all beasts agisted within that parish, and to satisfy him in full for the value of the above tithe received by the said keeper, he having complained to the king that he ought to receive such tithes and also the tithe of the water-mill there, and that the keeper has hindered him collecting the same since his appointment as keeper; whereupon the king ordered the keeper of the spiritualities of the archbishopric

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*Membrane 18—cont.*

of Canterbury, the see being void, to enquire concerning the premises by the oath of the rectors and vicars near the above church; whereby it was found that the said vicar ought to receive the small tithes of all beasts agisted in the manor and parish of Ewell, according to the custom of the country, and that the Templars used to fill the pasture with their own beasts, for which they gave no tithes, but after their lands came to the king's hands the keepers of the manor permitted the vicar to receive such tithes of beasts there agisted, and that the said Henry de Cobeham has from the time of his appointment refused to pay him the same.

Nov. 18. To him who supplies the place of the treasurer and to the barons of the  
Westminster. exchequer. Order to acquit the chancellor and scholars of the University of Cambridge of tallage for their lands in Cambridge, if they find by inspection of the rolls that they were exempt from tallage in the times of the king's progenitors, they having complained that the sheriff of Cambridge distrains them to pay tallage because the assessors in that county have assessed tallage upon their lands. [*Fœdera.*]

Nov. 20. John de Machoun, in the king's gaol of Dorchester for the death of  
Westminster. Henry Pirdy, has letters to the sheriff of Dorset to bail him until the first assize.

Nov. 20. To William de Spanneby, keeper of the fruits and profits of the late Tem-  
Westminster. plars' church of Donyngton. Order to pay to J. bishop of Lincoln the arrears of the wages assigned for the maintenance of Simon de Streche, a Templar delivered to him to do penance in the monastery of St. Katherine without Lincoln, to wit 4*d.* a day, from the time of his appointment as keeper, and to continue to pay the same.

The like to John de Eggemere, keeper of the late Templars' manor of Togrind and Gyselingham, to pay the like wages to J. bishop of Norwich for William de Wyrcestre, a Templar in the monastery of St. Edmunds.

Nov. 17. To all to whom, etc. Licence, granted at the request of brother John  
Sheen. de Everesdon, monk of St. Edmunds, for the abbot and convent of the same to acquire in mortmain lands to the yearly value of 40*l.*

By p.s. [2635.]

*Vacated, because on the Patent Roll.*

Nov. 18. To all bailiffs, etc. Protection and conduct for two years for Andrew  
Westminster. Brotherlam, John de Lo, and Francis Belle, burgesses of Ypres, in coming to this realm with their goods and in returning, granted at the request of Ingelram de Maregny.

By K.

*Vacated, because on the Patent Roll.*

Nov. 16. To the sheriff of Lincoln. On the complaint of John de Bliton, Walter  
Westminster. de Baiocis, Henry de Sauerby, Richard de Scarle, Walter de Ebor[aco], and Robert de Oxon [ia], citizens of Lincoln, and Nicholas de Thimelby of Lyndes[ey] that malefactors of the towns of Kampen (*'Camp'*), Lubik and Hamburg, and elsewhere in Estland, took and carried away, at Midsummer, in the fourth year of the king's reign, a ship laden by them at Boston with wool and other goods to the value of 1,244*l.* 10*s.* 0*d.* whilst voyaging to Brabant, the king wrote to the *consules* and *schoffen* of the said towns requesting them to do justice to the said merchants; but they did nothing, with the exception that the *schöff*en and council of Kampen wrote requesting safe conduct for their envoys coming to England to treat with the king and his council for the damages abovesaid; whereupon they sent William called 'the Rich' and Henry son of Eynold, *consules* of the said town, as envoys to the king during the term of the king's conduct, who brought letters of credence to the king, and who afterwards asserted in chancery that they were only sent to receive information concerning the premises in



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*Membrane 18—cont.*

order that they might take counsel with their fellow-townsmen after their return home, praying the king to grant them a delay of three or two years or another period at the king's will; and the said envoys secretly returned home without having made satisfaction or awaiting the arrival of those whom the king caused to come to his court in this matter: wherefore the king, considering that the envoys did not come to him with power to make satisfaction and that they endeavour to defraud the said merchants by frivolous delays and excuses, orders the sheriff to arrest goods of the men of the said towns to the value of 414*l.* 16*s.* 8*d.* in part satisfaction of the above sum, and to retain the same until they be satisfied for that sum, certifying the king of their proceedings. The king has ordered the sheriffs of Norfolk and York to arrest goods in like manner to the value of 829*l.* 3*s.* 4*d.* (*sic*), the balance of the above sum. By C.

*MEMBRANE 17.*

Nov. 20.  
Westminster.

To John Abel, escheator this side Trent. Order to deliver to Isabella, late the wife of John de Hastings, tenant in chief, the advowson of the church of Lydegate, in the county of Suffolk, of the yearly value of 26*l.*, the advowson of the church of Aston Kauntelou, in the county of Warwick, of the yearly value of 30*l.*, the advowson of the church of Fillungie, in the same county, of the yearly value of 26*l.*, the advowson of the church of Nayleston, in the county of Leicester, of the yearly value of 50*l.*, which the king has assigned to her, with the assent of John, son and heir of the said John, as her dower of her husband's advowsons.

To the same. Order to deliver to the said Isabella the following knights' fees, assigned to her by the king as dower with the assent of the said John son of John de Hastings: two knights' fees in Cavenedissh, in the county of Suffolk, held by Richard de Wymbish, of the yearly value of 10*l.*; a moiety of a knight's fee in Gaysle, in the same county, held by John de Kersover, of the yearly value of 50*s.*; a fourth of a knight's fee in Albe-mundbury and Wodeweston, in the county of Huntingdon, held by John de Segrave, of the yearly value of 20*l.*; a knight's fee in Ipesleye, in the county of Warwick, held by Henry Hubaud, of the yearly value of 15*l.*; a fourth and a twentieth of a knight's fee in Happeford, in the same county, held by John Hastang, of the yearly value of 60*s.*; a knight's fee in Shockeburgh, in the same county, held by Simon de Shockeburgh and Ralph Chater, of the yearly value of 20*l.*; a knight's fee in Fleckenho, in the same county, held by Theobald de Verdoun, of the yearly value of 24*l.*; a moiety of a knight's fee in Cobynton, in the same county, held by Geoffrey Symely, of the yearly value of 10*l.*; a knight's fee in Bedeworth, Wylie, and Sharneford, in the same county, held by William Chernelles, Robert Turvill, and the heirs of Hugh de Herdeberwe, of the yearly value of 24*l.*; a tenth of a knight's fee in Conndholm, in the same county, held by John Benet of Allesleye, of the yearly value of 13*s.* 4*d.*; a knight's fee in Burugton and Shireford, in the same county, held by the heirs of Nicholas de Turevill, of the yearly value of 20*l.*; a moiety of a knight's fee in Cornleye, in the same county, held by the heirs of Ralph de Ryngeston, of the yearly value of 100*s.*; a moiety of a knight's fee in Hildeherewe, in the same county, held by John Hubaud, of the yearly value of 100*s.*; a knight's fee in Stratton, in the same county, held by the earl of Albemarle, of the yearly value of 15*l.*; a knight's fee in 'Market' Overton, in the same county, held by Gilbert de Umfrevill, of the yearly value of 15*l.*; a fourth of a knight's fee in Earl's Barton, in the county of Northampton, held by Michael de Halughton, of the yearly value of 100*s.*; a fourth of a knight's fee in Great Dudington,

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*Membrane 17—cont.*

in the same county, held by Robert de Campania, of the yearly value of 10*l.*; a knight's fee in Bosiate, in the same county, held by John de Moubray, of the yearly value of 100*s.*; a knight's fee in Haclinton and Pedinton, in the same county, held by Gilbert de Eatwell and Richard de Lattrengton, of the yearly value of 10*l.*; a fourth of a knight's fee in Hynton and Twywell, in the same county, held by Richard de Bray and John de Vere, of the yearly value of 60*s.*; a fourth of a knight's fee in Snarkeston, in the county of Leicester, held by Simon de Bereford, of the yearly value of 50*s.*; a sixteenth of a knight's fee in Barton, in the same county, held by Ralph de Stanlowe, of the yearly value of 10*s.*; a moiety of a knight's fee in Aston and Stapelton, in the same county, held by Robert de Flanvill, of the yearly value of 6*l.* 13*s.* 4*d.*; a moiety of a knight's fee in Leire, in the same county, held by John de Leire, of the yearly value of 100*s.*; a fifth of a knight's fee in Oddeston, in the same county, held by John de Verdoun, of the yearly value of 40*s.*; a fourth of a knight's fee in Snarkeston, in the same county, held by Geoffrey Stak and his parceners, of the yearly value of 52*s.*; a moiety of a knight's fee in Swepeston and Neweton, in the same county, held by John de Lungevill, of the yearly value of 100*s.*; a knight's fee in Sutton and Stapelton, in the same county, held by Walter de Houby, of the yearly value of 15*l.*; a knight's fee in Oselsevton, in the same county, held by the abbot of Oselsevton, of the yearly value of 13*l.* 6*s.* 8*d.*; a moiety of a knight's fee in Dadelington, in the same county, held by Rémi de Meddlings, of the yearly value of 10*l.*; a knight's fee in Conyngeston, in the same county, held by William de Shepeie and his parceners, of the yearly value of 15*l.*; a knight's fee in Athelocston, in the same county, held by Joan de Bakeputz, of the yearly value of 18*l.*; a twentieth of a knight's fee in Heibam, in the same county, held by John Benet, of the yearly value of 10*s.*; a tenth of a knight's fee in Stapelton, in the same county, held by Robert de Stapelton, of the yearly value of 20*s.*; a moiety of a knight's fee in Barewell and Mouselewe, in the same county, held by John de Hertewell, of the yearly value of 100*s.* There is a saving to her of her dower of the said John's knight's fees in Wales and Ireland, and in other counties in the escheator's bailiwick, if there be any whereof the inquisitions have not yet been returned into chancery.

Nov. 25. To the sheriff of Northampton. Order to cause a coroner for that county  
Westminster. to be elected in place of Hugh Daundelyn, who is afflicted with paralysis (*morbo paralitico percussus*).

Nov. 25. To Adam de Cretyng'. Order to deliver to John Cosyn, yeoman of the  
Westminster. king's chamber, or to Geoffrey de Launne, his attorney in this behalf, the seal, measures, and all other things pertaining to the office of the bailiwick of the measures in Ireland, together with the issues of the same from April 8 last, when the king granted that office to the said John for life.

Nov. 25. To Philip de Kyme. Order to send to the king, so that he have it in  
Westminster. fifteen days from St. Hilary, the tenor of the indictments of Walter de la Lynde, William de Stretton, John atte Grene of Layseby, John de Tawell, and Benedict Typell of Layseby for certain trespasses before him and Philip de Arcy, lately appointed keepers of the peace in the county of Lincoln, the king having afterwards appointed the said Philip de Kyme, Edmund de Ayncurt, and Roger de Culbeldich to hear and determine trespasses concerning which the keepers of the peace had made inquisition and to receive fines for such trespasses. The king has ordered the sheriff of Lincoln to release the said Walter, William, John, John, and Benedict, and their goods, upon their finding sufficient mainpernors to have them before the king on the above day to stand to right in his court concerning the said trespasses.

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*Membrane 17—cont.*

Nov. 23. To the sheriff of Bedeford. Order to cause a coroner for that county to  
Westminster. be elected in place of John Wymund of Bedeford, who is insufficiently qualified.

Nov. 25. To John Abel, escheator this side Trent. Order not to intermeddle  
Westminster. further with the lands of John de la Mare of Bradewell, as it appears by inquisition that he held nothing in chief at his death by reason whereof the custody of his lands should pertain to the king.

To the same. Like order concerning the lands of Nicholas de Falsham.

Nov. 11. To Hervey de Staunton and his fellows, justices in eyre in the county of  
Westminster. Kent. Order to examine the rolls of the justices in eyre of Henry III. in that county, which are in their custody, and if they find that the justices entered the liberty of Tonebrugg, called 'the lowey (*lewata*) of Tonebrugg', which is of the inheritance of Gilbert de Clare, earl of Gloucester and Hertford, to hold pleas there touching that liberty, they are then to do the like, as the earl complains to the king that the justices in eyre since the time of Henry III. have not entered the liberty during the eyre for this purpose, as they were wont to do in his time and prior to it. By p.s. [2834.]

Nov. 22. To Roger de Mortuo Mari, justice of Wales. Order not to intermeddle  
Westminster. further with the lands in Meguheyne Iscoyt that Griffin de la Pole had of the gift of Roger Sprengheose, nor with Griffin's goods and chattels in the same, restoring to him the issues of the same from the time when they were taken into the king's hands. By K.

To John Abel, escheator this side Trent. Like order concerning the lands in Dendor that Hawysia, late the wife of the said Griffin, held for life, which ought to remain to him after her death, which the king ordered him to take into his hands upon her death. By K.

To Roger de Mortuo Mari, justice of Wales. Order to release all those whom he has arrested on account of the siege of the castle of La Pole, the homicides, seizures of beasts, etc., in the lands of Powys and La Pole, whom he knows to be of the familiars or accomplices of Griffin de la Pole and Fulk Lestraunge, as it was enacted in parliament held at Westminster on Sunday after St. Matthew last that Griffin and Fulk and their accomplices should not be appealed, arrested, or molested on account of the premises.

Nov. 27. To the sheriff of Hertford. Order to cause a coroner for that county to  
Westminster. be elected in place of Laurence du Brok, lately elected, who is unable to attend to the duties of the office as he is of queen Isabella's household, as the king learns by the testimony of William Iuge.

Nov. 28. To Robert de Sandale, keeper of the town of Kyngeston-on-Hull and of  
Westminster. the manor of Miton. Order to expend 40*l.* out of the ferm of the town and the issues of the manor in repairing the walls and dykes on the banks of the rivers Humber and Hull by the view of Richard de Gretford and two other men. By C.

To him who supplies the place of the treasurer and to the barons of the exchequer. Order to allow to the prior of Bromholm 10*l.* for Michaelmas term last for the yearly ferm of 20*l.* for the manor of Baketon, as Roger de Wyngefeld has now received that sum in the king's chamber, the king having ordered the prior to pay it into his chamber.

*MEMBRANE 16.*

Nov. 28. To the keeper of certain of the late Templars' lands in London. Order  
Westminster. to deliver to Albert de Nigro Castro, the grand preceptor of the Hospital of St. John of Jerusalem, supplying this side the Mediterranean the place of the grand-master, and to Leonard de Tibertis, prior of Venice, proctor-

1313.

*Membrane 16—cont.*

general of the Hospital, the lands, etc., of the late order of the Temple; the pope having granted the same to the Hospitallers. [*Fœdera.*] By K.

The like to other keepers of the Templars' lands throughout the realm. [*Ibid.*]

To R. bishop of Durham. Like order. [*Ibid.*]

The like to Edward, earl of Chester, the king's son. [*Ibid.*]

The like to the justiciary, chancellor, and treasurer of Ireland. [*Ibid.*]

The like to the chancellor and chamberlain of Scotland. [*Ibid.*]

The like to Roger de Mortuo Mari, justice of Wales. [*Ibid.*]

To the sheriff of Huntingdon. Order to cause the above order to be executed in case the keepers of the lands in his county be remiss, and to protect the above persons whilst executing their commission. [*Ibid.*]

The like to other sheriffs. [*Ibid.*]

## MEMBRANE 15.

Nov. 20. To Roger de Mortuo Mari, justice of Wales. Order not to intermeddle  
Westminster. further with the lands in Meghheyn Iscoit that Griffin de la Pole had of the gift of Roger Sprengelose, and his goods and chattels in the same, notwithstanding the king's former order to take them into his hands. By K.

To John Abel, escheator this side Trent. Order not to intermeddle further with the lands in Dendor that Hawysia, late the wife of the said Griffin, held for life, which ought to remain to him after her death, which the king ordered him to take into his hands upon her death. By K.

*Vacated, because the letters were restored and cancelled and are otherwise below.*

Nov. 10. To John de Eggemere, keeper of the late Templars' manor of Dunwich.  
Westminster. Order to pay to J. bishop of Norwich the arrears of the wages assigned to Robert de Spaunton and John Coffyn, Templars assigned to him to put in certain monasteries to do penance, to wit 4d. a day each, from the time of his appointment, and to continue to pay the same.

Nov. 4. To him who supplies the place of the treasurer and to the barons of the  
Westminster. exchequer. Order to put into execution the late king's writ to his treasurer and barons ordering them to assign to the executors of Isabella de Fortibus, countess of Albenmarle, 673*l.* 3*s.* 4½*d.*, due to them from the late king for corn and other her goods taken by the escheator and other bailiffs of the late king for his use from her lands that came to his hands after her death, as appears by certificate of his treasurer and barons, out of the 788*l.* 11*s.* 0½*d.* due to him from the abbot and convent of Furneys for the arrears of the moiety of the benefices of prelates and clergy granted to him in the archdeaconry of Richmond in the twenty-third and twenty-fourth years of his reign, and for arrears of the tenth granted in aid of the Holy Land, deposited with the abbot and convent, charging the abbot and convent with the remaining 115*l.* 7*s.* 8*d.*; the late king having made the above assignment in response to the executors' petition before him and his council in his parliament at Carlisle, his order having, however, not yet been executed.

Nov. 26. To the sheriff of Lincoln. Order to supersede the arrest of Walter de  
Westminster. la Lynde, William de Stretton, John atte Grene of Layseby, John de Tawell, and Benedict Typel of Layseby, upon their finding him sufficient mainpernors to have them before the king in fifteen days from St. Hilary to answer concerning the trespasses whereof they were indicted before Philip de Kyme and Philip Darcy, keepers of the peace in that county, the tenor of which indictment the king has ordered Philip de Kyme to send to him at the above date.

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*Membrane 15—cont.*

To the sheriff of Hertford. Order to cause a coroner for that county to be elected in place of Laurence de Brok, lately elected, who is engaged in the service of queen Isabella, so that he cannot attend to the duties of that office.

To him who supplies the place of the treasurer and to the barons of the exchequer. Order to allow the bailiffs of Great Yarmouth in their ferm 33*l.* 8*s.* 0*d.*, which the king ordered them to pay to Richard Angetyl, master of his ship called '*la Cristofre*' of Westminster, for the wages of himself and his fellow-sailors between 29 September and 3 January, in the sixth year of the king's reign, and for money paid by him for the king's affairs during that time, as appears by a bill of the wardrobe made to him.

Nov. 25. To the same. Order to cause allowance to be made to the king's kins-  
Westminster. woman Isabella, late the wife of John de Vescy, for 39*l.* 16*s.* 0*d.*, in her account of the arrears of the ferm of the castle of Bamburgh, amounting, according to her, to 45*l.* 5*s.* 10*d.*, which castle she held for life of the king's grant for certain yearly services and which she has recently surrendered to the king, if they find that she delivered armour, victuals, and other things of her own to the above amount to John de Eshlington, to whom the king lately committed the castle, in addition to the king's armour, victuals, etc., for the munition of the castle, by the hands of Robert de Coventre, then constable of the castle, by chirograph between him and the said John de Eshlington.

Nov. 29. To the justices in eyre in Kent. Order to adjourn all pleas touching  
Westminster. Aymer de Valencia, earl of Pembroke, until after Christmas, as the earl is going with the king to parts beyond sea, the king having lately ordered them to adjourn such pleas until the end of the eyre. By K.

The like to the same in favour of John le Sauvage and Nicholas de Crioil, who are also going with the king. By K.

Nov. 28. To the abbot of Faversham, sub-collector of the tenth for one year now  
Westminster. current in the diocese of Canterbury. Order to pay to William de Northwell, clerk of the king's kitchen, the 300*l.* out of the tenth for Midsummer term last assigned by the king to Ebulo de Montibus, late constable of Stryvelyn castle, for the arrears of his wages and recompence for his horses lost in the king's service there, and for divers victuals and garnisture bought from him for the munition of the castle, as Antoninus de (*sic*) Pessaigne has satisfied Ebulo for this sum, and has assigned the above sum to the said William for divers payment for the king's household, and has restored the king's letters patent granting the same to Ebulo out of the tenth to the chancery to be cancelled.

Dec. 1. To the sheriff of York. Order to send to the king in the octaves of  
Westminster. St. Hilary next the tenor of the indictment of the king's clerk John de Merkyngfeld, Robert de Styveton, Thomas le Harpoun, John le Hunt, John de Styveton, Roger de Clotherum, Richard de Utlay, William Batman of Metham, John de Coplay, Robert Crokbayn, William de Stiveton, Adam de Poterton, William de Bolton, William de Clotherum, John de Utelay, and John son of Peter de Merkyngfeld, indicted before the sheriff for divers felonies and trespasses by the procurement of divers of their rivals, and to release any of them whom he may have arrested, and to refrain from molesting them, as they have found sufficient mainpernors to appear before the king in the octaves of St. Hilary to stand to right concerning the above.

To the keeper of the late Templars' house of Eycle. Order to pay to the abbot and convent of Bec Herlouin 20*s.* yearly, and the arrears of the same from the time of his appointment, the treasurer and barons of the exchequer

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*Membrane 15—cont.*

having certified that they were seised of that sum, for forty years before the Templars' lands were taken into the king's hands, by the hands of the Templars of Eycle for tithes and rents formerly belonging to the abbot and convent in Scarle demised in fee by them to the Templars.

Nov. 23. To Walter de Islep, late escheator in Ireland. Order to pay to Richard de Westminister. Weylond, deceased (*sic*), the issues of the lands of his father John in Ireland from December 12, in the sixth year of the king's reign, when the king took his homage and caused seisin of his father's lands in England to be delivered to him, and ordered John de Dufford, escheator of Ireland, to deliver to him his father's lands in Ireland and the issues thereof from the said date, upon his finding security for payment of his relief.

Nov. 28. To the sheriff of Oxford. Order to pay to Giles de Arpuche, staying at Westminister. Abyndon with twenty-seven of the king's horses, 18s. a day for the expenses of the horses and of his two horses and the wages of himself and grooms, for so long as he shall stay in the sheriff's bailiwick. By C.

Nov. 28. To the mayor, bailiffs, and men of Berwick-on-Tweed. Order to lend Westminister. to Master John de Weston, chamberlain of Scotland, victuals or money for the king's affairs in Scotland when requested so to do by him, the king having assigned all issues of the custom of wool, hides, and wool-fells in that port to them for payment of the king's debts to them and in order that they might the more diligently make him a loan for his affairs in Scotland.

Dec. 4. To the sheriff of Oxford. Order to cause a coroner for that county to be Westminister. elected in place of John de Couele, lately elected, who has no lands in that county to qualify him.

To the sheriff of Leicester. Order to cause a coroner for that county to be elected in place of Robert de Brantingthorp, deceased.

Nov. 30. To the sheriff of York. Order to pay 20 marks to John de Ergadia for Westminister. the yearly payment of 10 marks for two years that the abbot and convent of Sallaie ought to receive, according to the certificate of the treasurer and barons of the exchequer, from the Templars' manor of Neusum for the land that they had in Halton and for the quit-claim that they made of five bovates there, and to continue to pay the sum of 10 marks yearly to the said John so long as he has the manor, which the king granted to him on March 12, in the fifth year of his reign, in aid of his maintenance until the king should otherwise provide for him. By K.

*MEMBRANE 14.*

Dec. 7. To the sheriff of Middlesex. Order to buy and provide forty cart-loads of litter for the king's use, and to send the same by land or water, as shall be most convenient, to Westminister, so that it be there three days before Christmas.

The like to the sheriff of Surrey and Sussex for forty cart-loads.

The like to the sheriff of Essex and Hertford for one hundred and sixty cart-loads.

Nov. 25. To John Abel, escheator this side Trent. Order to deliver to Roger de Westminister. Mortuo Mari of Chirk the lands of John son of Reginald, deceased, at Bleyneveny and Dynas, together with the issues of the same, the king having granted them to him and his heirs, with the knights' fees, advowsons, and all other appurtenances, to be held by the same services as the said John held them by, and having ordered Roger de Wellesworth, late escheator

1313.

*Membrane 14—cont.*

this side Trent, to deliver the said lands, which had been taken into the king's hands for certain causes, to the said Roger de Mortuo Mari, together with the issues of the same, to be held until the parliament then next following, the lands being now in the king's hands on that account. [By p.s. 2842.]

Nov. 10.  
Westminster.

To the sheriff of Berks. Order to pay to Robert le Squier, whom the king is sending to take eight hinds and six bucks in this winter season (*fermisana*) in Wyndesore forest, with two berners, three ventrers, one bercelettar, twenty-four running dogs, twelve greyhounds, and two berceleta, his wages during his stay in his bailiwick, to wit 12*d.* a day, and 2*d.* a day for each of the berners, ventrers, and the bercelettar, and  $\frac{1}{2}$ *d.* a day for each of the dogs, greyhounds, and berceleta. He is also to deliver to him salt for the venison, and carriage for the same to the king.

The like to the sheriff of Essex to pay the like wages to the said Robert whilst engaged in taking six hinds and twenty bucks in the forest of Essex.

The like to the sheriff of Southampton to pay the like wages to John Lovel whilst engaged in taking eight hinds and ten bucks in the forest of Wolmere.

Nov. 30.  
Westminster.

To him who supplies the place of the treasurer and to the barons of the exchequer. Order to acquit Adam de Ellesfeld of 35*s.* 6 $\frac{3}{4}$ *d.* yearly from November 10 last, for two parts of the lands of the late Thomas de Morileye, a Scot, in Broughton in Alenburgh, in the county of Cumberland, which were taken into the late king's hands because Thomas adhered to the Scotch rebels, and which were committed by him on 15 October, in the thirtieth year of his reign, to the said Adam, saving dower of Hawisia, late the wife of the said Thomas, rendering therefor the above sum yearly, the king having, on November 10, taken the homage of Thomas de Morileye, son and heir of the said Thomas, who had proved his age before Robert de Wodehous, escheator beyond Trent, for all the lands that his father held in chief of the late king in cornage at the beginning of the war as of the honour of Coker-muth in the king's hands, and having ordered John de Evre, escheator beyond Trent, to cause him to have seisin of his father's lands.

Dec. 7.  
Minster-in-  
Thanet.

To him who supplies the place of the treasurer and to the chamberlains. Order to pay to the king's yeoman John Colne, to whom the king, on July 29, in the fourth year of his reign, granted for life the custody of his mews (*mutarum*) at Westminster, the wages, robes, and food (*putura*) for the falcons in his custody that he has been wont to receive according to the custom of the king's household.

Dec. 12.  
Dover.

To the sheriff of Surrey. Order to pay to the king's sergeant Adam de Bray, staying at Merton with certain of the king's horses, 20*l.* for the expenses of the horses and the wages of the grooms keeping them.

Dec. 11.  
Dover.

To G. bishop of London and J. bishop of Lincoln, principal collectors of the tenth for one year now current. Order to pay to Manent Francisci and his fellows, merchants of the society of the Bardi of Florence, 2,000*l.* from the first moneys of the tenth, in part payment of the king's debts to them, concerning which they have delivered bills of the wardrobe to the exchequer, the king having caused tallies in the name of the above collectors to be delivered to them, notwithstanding any orders to the contrary. By K.

Dec. 7.  
Minster-in-  
Thanet.

To the sheriff of Kent. Order to buy and provide without delay what is still wanting of the 100 quarters of wheat, 100 quarters of malt, 200 quarters of oats, 40 oxen, 100 sheep, and 40 swine that the king ordered him, on June 16 last, to provide and send to Westminster, to be there delivered to the receiver of his victuals in the quinzaine of Midsummer last, and to

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*Membrane 14—cont.*

send the same to Westminster for the expenses of the household of queen Isabella for the present Christmas, to be delivered to the receiver of her victuals.

The like to the sheriff of Surrey and Sussex for 100 quarters of wheat, 500 quarters of oats, 40 oxen, 200 sheep and 60 swine.

To the sheriff of Buckingham. Order to pay to Robert de Fienles the arrears for Easter and Michaelmas terms last of the yearly sum of 110 marks, granted by the king to him from the issues of that county for his good service for his lifetime or until the king should provide him with lands of that value yearly for his life, and to continue to pay the same.

Dec. 7.  
Minster-in-  
Thanet.

To Robert de Monte Alto and Emma his wife. Order to pay to Robert de Fyenles 60*l.* yearly out of the ferm of the town of Aylesbury, which they hold at fee-ferm as her dower, according to the king's grant of that sum to Robert for life for his maintenance, they having done nothing in execution of the king's previous order. If they do not pay him the above sum, the king will cause it to be levied from the issues of the town by the sheriff of Buckingham.

Dec. 11.  
Dover.

To Thomas de Derby. Order not to intermeddle with the goods and chattels of Joan, late the wife of Alexander Comyn, keeper of the manor of Faxflet, in that manor, she having complained that he has taken into the king's hands her goods and chattels wherefor she is bound by security to answer to the exchequer and intends to drive the same away, under colour of the king's order to her to deliver to him all the king's beasts and goods and chattels in that manor to be driven and carried whither he was enjoined by the king.

Dec. 12.  
Dover.

John Patrik of Edelmeton, in the king's gaol of Neugate for the death of Richard le Soudour, has letters to the sheriffs of London to bail him until the first assize.

Dec. 13.  
Dover.

To the sheriff of Oxford. Order to pay to Giles de Arpuche, staying at Abyndon with twenty-seven of the king's horses, 9*s.* daily for the expenses of the horses and the wages of himself and the grooms attending the horses, from November 28 last until the Purification, out of the tallage assessed in Oxford, the sheriff having done nothing in execution of the king's order of November 28 to pay him 18*s.* daily for the above purposes. The king has ordered the sheriff of Wilts to pay him the remaining 9*s.*

Mandate in pursuance to the sheriff of Wiltshire to pay the said 9*s.* daily out of the tallage and the issues of his bailiwick.

Dec. 13.  
Dover.

To the sheriff of Essex. Order to pay to Nicholas de Stafford, staying in his county with twenty-four of the king's great horses and eight of his hackneys (*hakenettis*), hay and oats and other necessaries, and the wages of himself, a farrier, and twenty-four grooms keeping the great horses, to wit 2*d.* a day each, and for three grooms keeping the hackneys 1½*d.* a day each, for so long as they shall stay in his bailiwick. By letter of John de Okham.

*MEMBRANE 13.*

Dec. 26.  
Westminster.

To the sheriff of Norfolk. Order to send to the king, in fifteen days from St. Hilary, the indictment of John de Boylund, before him in his turn at Billington for burning certain houses in Osmundeston, which houses he asserts are his own property, so that no damage was done to any one but himself, whence it is clear that the indictment was malicious. He is to release the said John from the king's prison at Norwich, as he has



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*Membrane 13—cont.*

found mainpernors in chancery to have him before the king on the above day, to wit William de Grantham of London, James son of John Frithsent of Croxton, of the county of Norfolk, Peter son of John Child, of the county of Suffolk, Adam son of Nicholas Arnald, of the county of Norfolk, William Baillolf of Braumford, of the county of Suffolk, and John son of William de Padyngton of London.

Dec. 30. To the sheriff of Gloucester. Order to pay to Robert Squier, whom the  
Westminster. king is sending with two ventrers, two berners, a bercelettar, ten greyhounds, twenty-four running dogs, and two bercelets to stay in his bailiwick until further orders, his wages from January 1 next, to wit 12*d.* a day for himself, 2*d.* a day for each of the ventrers and bercelettars, 1½*d.* a day for each of the berners, and ½*d.* a day for each of the greyhounds, dogs and bercelets.  
By bill of the steward.

The like to the sheriff of Somerset and Dorset to pay like wages to John Lovel, staying in his bailiwick with a ventrer, two berners, six greyhounds, and twenty-four running dogs.

The like to the sheriff of Norfolk and Suffolk to pay the like wages to William de Balliolo, staying in his bailiwick with five greyhounds and a bercelet.

1314.

Jan. 4. To the chamberlain of Kaernervan. Order to pay 20 marks to John de  
Windsor. Crumbwell, whom the king is sending with Henry le Scrop to Wales upon his affairs, for his expenses.  
By K.

The like order in favour of Henry le Scrop.  
By K.

Jan. 3. To Alexander de Cave and Robert de Amcotes, late keepers of the  
Windsor. Templars' lands in the county of York. Order to pay, out of the issues of the said lands in their possession, to W. archbishop of York the arrears of the wages assigned for the maintenance of William de Graston, a Templar delivered to him to put in the monastery of Seleby to do penance, to wit 4*d.* a day, from the time when they had the custody of the said lands.

Jan. 5. To Thomas de Derby. Order not to intermeddle with the goods and  
Windsor. chattels of David de Graham, keeper of the late Templars' manor of Eicle, and to restore to him any of his goods and chattels that he may have caused to be carried out of the said manor, as he complains that the said Thomas has taken into the king's hands and carried away his goods and chattels under colour of the king's order to receive from David the king's beasts and goods and chattels in that manor.

Jan. 8. John le Fort, clerk, in the king's gaol at Newgate for the death of Simon  
Windsor. de Tilletey, has letters to the sheriffs of London to bail him until the first assize.

Jan. 6. To Roger de Moubray. Licence to send his brother Alexander with  
Windsor. men-at-arms and footmen to help David, earl of Athole, against Edward de Brus, on account of the dissension between them.

By K. on the information of the earl of Pembroke.

To the sheriff of Lincoln. Order to pay to Adam de Bray, whom the king is sending to stay at Torkeseye with certain of his great horses, 13*s.* 4*d.* a day for the maintenance of the said horses for so long as he shall stay there.

The like order to the sheriff of Essex and Hertford to pay 20*s.* a day to Merlin de Sene and John Gylemyn, whom the king is sending with thirty-six horses to stay within his bailiwick.

1314.

*Membrane 13—cont.*Jan. 8.  
Windsor.

Adam Bron, in the king's gaol of Newgate for the death of Henry de la Launde, has letter to the sheriffs of London to bail him until the first assize.

To the justices in eyre in the county of Kent. Order to permit all writs delivered to the sheriff of that county up to Sunday the octaves of St. Hilary to be received and pleaded in the eyre, notwithstanding their proclamation that all writs to be pleaded in the eyre should be delivered to the sheriff before Sunday after St. Andrew last.

Jan. 4.  
Windsor.

To Hugh le Despenser, keeper of the forest this side Trent, or to him who supplies his place. Order to deliver John Hemery, in the king's prison at Southampton for a trespass of the forest, in bail to twelve mainpernors of his bailiwick, who shall mainpern to have him before the justices of forest pleas when they next come to those parts.

Jan. 12.  
Windsor.

To him who supplies the place of the treasurer and to the barons of the exchequer. Order to allow to the abbot and convent of Seleby 50 marks out of the first payments due from them, either for their tenths or for the service of Scotland or for other causes, in payment of a loan of that amount received by the king by the hands of William de Melton, which the king granted that they should receive as above.

Jan. 16.  
Westminster.

To Hervey de Staunton and his fellows, justices in eyre in Kent. Order to proceed to judgment in the plea wherein Walter Poekyn and Joan his wife impleaded the prior of Christ Church, Canterbury, before them concerning the manor of Terstan, which is pending before them because the prior in his plea produced a charter of queen Eleanor, the king's mother, confirmed by the late king, by which he alleged that he was enfeoffed and that he ought not to answer *rege inconsulto*. When they have progressed so far, they are to send, before judgment is rendered, the record and process, etc., to the king and his council in the next parliament, under the seal of the said Hervey, prefixing that day for both parties to be there to hear and receive what the king shall ordain.

Jan. 18.  
Eltham.

Thomas del Rowe, in the king's prison of Lancaster for the death of Matilda, late the wife of Thomas Evoteseone, has letters to the sheriff of Lancaster to bail him until the first assize.

Jan. 18.  
Westminster.

To John Abel, escheator this side Trent. Order to cause John de Sancto Phileberto, son and heir of Hugh de Sancto Phileberto, to have seisin of his father's lands, as he has proved his age before the said escheator and the king has taken his homage for all the lands that his father held in chief of the late king.

Jan. 28.  
Eltham.

To the justiciary of Ireland or to him who supplies his place. Order to continue the mainprize or take fresh mainpernors of Robert de Verdun and Walter de la Pulle, mainperned by the king's order for certain trespasses in Ireland until Easter next, on condition that they then come to the king in Scotland with horses and arms to stay there in the king's service, as the king does not now intend going thither until about Midsummer, the new mainprize to be that they will join the king in Scotland when he shall be there. He is to deliver to them their horses, equipments (*hernesia*), and other goods arrested on account of this trespass. [By p.s. 2373.]

1313.

Dec. 8.  
Minster-in-  
Thanet.

To John Abel, escheator this side Trent. Order not to intermeddle further with the lands of John de Nevill, and to restore the issues of the same, as it appears by inquisition that he held no lands in chief at his death by reason whereof the custody of his lands should pertain to the king, but that he and Dionisia his wife held jointly at his death the manor of King's Walden of John de Dukesworth by knight service.

1314.

Feb. 4.  
Windsor.*Membrane 13—cont.*

To the same. Order to cause John de Burgo and his wife Sybil, daughter and heiress of Roger de Caron of Shirington, a tenant in chief of the late king, to have seisin of the said Roger's lands, as she has proved her age before the said escheator and the king has taken fealty of her husband for the above lands.

To the sheriff of Worcester. Order to cause a coroner for that county to be elected in place of Thomas de Deret (*sic*), who has no lands in that county to qualify him.

*MEMBRANE 12.*

Enrolment of composition between John de Merton and Stephen de Brawode, appointed by the king to make inquisitions in the county of Norfolk concerning the arrests of the goods of the merchants of William, count of Holland, Zeeland, and Friesland, arrested in satisfaction of the sum of 954*l.* due to Walter le Keu of Lincoln and his fellows and of 259*l.* due to Richard Wake and John Wyp, acknowledged by the count's envoys at the parliament of Estaunford, in the third year of the king's reign, for which the count bound himself to Robert Elis of Great Yarmouth, who became surety for payment of the same to the said merchants, and between William de Brawod and John de Turnay, the count's envoys sent by him to request the king to make inquisition concerning the said arrests, so that the count might cause the said merchants to be satisfied for what was still due to them. It was found by inquisition that goods to the value of 70*l.* 17*s.* 0*d.* were arrested at Great Yarmouth, in the fourth year of the king's reign, and were delivered to Robert Elis; that 70*l.* of the money of the count's men in the hands of men of the same town were arrested but not levied in the same year; that goods to the value of 111*l.* 7*s.* 0*d.* were arrested at Lynn, in the same year, and were delivered to the said Walter as attorney of Robert Elis; and that Walter has received in addition 35*l.* 11*s.* 0*d.*: total 287*l.* 15*s.* 0*d.*, whereof Walter has received from Robert and in Robert's name 217*l.* 15*s.* 0*d.*, in part payment of the aforesaid 954*l.* The count, the king, and the envoys agree that Walter shall have a writ to levy the 70*l.* in the hands of the men of Yarmouth, and that Walter shall go with the envoys to the count to receive satisfaction for the balance due to him and for his damages, and that, if the count fail to satisfy him, he shall recover from the goods of the count's merchants coming to England. It is agreed that Robert Elis shall receive nothing by virtue of the aforesaid obligation in right of the said merchant's debts and of the debt of 259*l.* due to Richard Wake and John Wyp, as Richard and John were present at the inquisition and were found not to have received or arrested anything. Whereupon they were desired to come to the king's court to receive award, which they promised to do; but they did not appear, though the envoys long awaited them. It is agreed that they shall [not] sue or make arrest, but shall go to the count in person, unless they agree that Walter shall represent them. Dated and enrolled at Westminster in the king's chancery, January 31, in the seventh year, one part of the indenture being delivered to the envoys and the other to Walter in the name of himself and the said Richard and John. *French.* [*Federa.*]

1313.

Nov. 1.  
Westminster.

To the sheriffs of London. At the complaint of Philip de Leghton, burgess of Ipswich, that the castellan of the town of St. Valery had arrested and detained his ship called '*la Creade*,' of the value of 50*l.*, in the port of St. Valery, the late king wrote to the count of Dreux, lord of that town, requesting him to cause restitution or satisfaction to be made to Philip for his ship and tackle and damages amounting to 40*l.*, but the count

1314.

*Membrane 12—cont.*

failed to do justice, as appears by the testimony of the bailiffs of Ipswich and other testimony; whereupon the late king ordered the sheriffs of London and of Southampton to arrest goods of the men of St. Valery and elsewhere in the count's dominions to the above value: as the king is certified that Philip received only 20*l.* 8*s.* 10*d.* by virtue of the above arrests, he now orders the said sheriffs to arrest goods of the men of St. Valery and from elsewhere in the count's dominions to the value of 69*l.* 11*s.* 2*d.*

Feb. 18. To the sheriff of Somerset. Order to cause a coroner for that county  
Canterbury. to be elected in place of William de Cruket, deceased.

To the same. Like order to elect a coroner in place of Peter de Draycote, deceased.

Feb. 19. To William de Bereford and his fellows, justices of the Bench. Order to  
Canterbury. admit John de Horneby, clerk, to the office of chirographer in the Bench in the name of Robert de Foxton, the king's chirographer before them, whom the king has appointed to attend to certain affairs in Cornwall, the said Robert having named the said John to execute his office at his peril. By K.

Feb. 17. To John Abel, escheator this side Trent. Order not to intermeddle fur-  
Canterbury. ther with the lands of John de Turbuwill, as it appears by inquisition that he held nothing of the king in chief at his death by reason whereof the custody of his lands ought to pertain to the king.

Feb. 19. John de Noverey of Barkeby, in the king's prison at Leicester for the  
Canterbury. death of William son of Ivo de Magna Stretton, has letters to the sheriff of Leicester to bail him until the first assize.

Feb. 20. To him who supplies the place of the treasurer and to the barons of the  
Canterbury. exchequer. Order to allow to Anthony Pessaigne of Genoa 200*l.*, for the expenses of certain men collecting the issues of the customs of wool, hides, and wool-fells in divers ports of England and Ireland, lately granted to him until he should be satisfied for a certain sum of money due to him, as the customs ought to be collected at the king's expense. By K.

Enrolled by transcript.

To the same. Order to cause the abbot and convent of St. Albans to have 400*l.* out of the twentieth in the county of Hertford, the king having given them 100*l.* and promised to lend them 300*l.*, to be repaid at the terms mentioned in their letters of obligation. By K.

Enrolled by transcript.

Feb. 22. To the sheriff of Derby. Order to take into the king's hands without  
Canterbury. delay the castle, town, and manor of the High Peak and the forest of the same, lately committed to John de Warennia, earl of Surrey, arresting any persons who shall resist the execution of this order, taking with him for this purpose a sufficient force. By K.

Feb. 20. To the sheriff of Lancaster. Order to cause Robert de Holand to have  
Canterbury. seisin of a messuage, two acres of land, and three parts of a messuage in Lyverpol, as it appears by inquisition that William Baroun of Lyverpol, who was hanged for felony, held them of him, and that they have been in the king's hands for a year and a day, and that Richard de Sussex had the king's year day and waste thereof and ought to answer for the same.

*MEMBRANE 11.*

Jan. 22. To the sheriff of Southampton. Whereas discords arose in the late  
Windsor. king's reign between Sancho, late king of Castile, and his subjects, on the one part, and the citizens of Bayonne on the other, concerning the seizure of

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*Membrane 11—cont.*

goods of the said citizens by the men of Castile, amongst whom Arnald de Sancto Martino was robbed of his goods to the value of 230 marks by the men of Castile, as appears by sufficient proof; and afterwards the said king Sancho, sent to the late king John, the judge of his court, and Bundissalvus (*sic*) Martini with his open letters, and the mayor and the community of Bayonne sent Arnald de Villari and John Dardir, their fellow-citizens, with sufficient powers to settle the disputes, and the late king, with the assent of the said proctors, ordained that all ships and other goods of the citizens of Bayonne taken by the subjects of the king of Castile, within or without his realms, should be restored by the said king within a certain time, now elapsed, as appears by the rolls of the late king's chancery of his 21st year; and afterwards, because the king of Castile did not observe the ordinance, Stephen de Penecestre, late constable of Dover and warden of the Cinque Ports, arrested divers goods of the men of Castile in the port of Sandwich; by reason of which arrest, Arnald de Sancto Martino recovered 65s. sterling in part satisfaction of the said 230 marks; and whereas after the king's accession, Ferdinand, the present king of Castile and Leon, on account of certain other disputes between his subjects and the said citizens and others of the king's subjects and the community of the said city, sent his proctors to the king for the settlement of the disputes; and the king, having deliberated with those of his council concerning the new and old disputes, ordained, with the assent of the said proctors, that the ordinance of the late king, which the late king Sancho approved by his letters, should be completed and observed; although the said Arnald de Sancto Martino afterwards bore special letters of the king to king Ferdinand for the recovery of his goods, and sought for the execution of the ordinance above-said from those appointed by the king and by the king of Castile to superintend the execution of the ordinance, the commissaries of the king of Castile appointed with the king's commissaries for the execution of the ordinance at Fuentarrabia (*Fontem Rabidum*) did nothing in execution of the said ordinance, as appears by the letters patent of Gaillard de Sancto Paulo, knight, lord of Seres (*de Sero*), and of Master Peter Arnaldi de Vico, the king's commissaries: wherefore the king orders the said sheriff to arrest goods of the men of the power of the king of Castile to the value of 225 marks and 20d. sterling, the balance of the 230 marks aforesaid, and of the damages of the said Arnald, certifying the king of his proceedings.

By C. and the process therein heretofore continued.

Feb. 4.  
Windsor.

To the sheriff of York. Order to release William son of Thomas de Seleby from the king's prison at York, wherein he is imprisoned for a trespass committed upon Robert de Neuby, clerk, whilst engaged in the king's service at York, upon his finding sufficient mainpernors to have him before the king in three weeks from Easter to answer to the king for the contempt and to the said Robert, if he sue him for the trespass.

Feb. 8.  
Eltham.

To the prior of the Hospital of St. John of Jerusalem in England. Order to pay 4d. a day out of the issues of the Templars' lands for the wages of each of the Templars placed in monasteries to do penance, and 2s. a day to Imbert Blank, the wages of brother William de la More, late master of the order of the Temple in England, granted to the said Imbert at the request of Sir Louis de Claro Monte. [*Fadera.*]

Feb. 22.  
Canterbury.

To the treasurer, or to him who supplies his place, and to the barons of the exchequer of Dublin. Order to pay to Laurence de la Ryvere or his attorney in this behalf 64l. 3s. 8d., out of the first issues of the custom of wool, hides and wool-fells in the port of Drogheda (*Droweda*), being the balance of 114l. 3s. 8d. that the king ordered them to pay out of the said custom to him for arrears of his wages and recompence for his horses when

## CALENDAR OF CLOSE ROLLS.

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*Membrane 11—cont.*

in the late king's service, as appears by two bills of the late king's wardrobe delivered by Laurence into chancery.  
By K.

Feb. 7.  
Eltham.

To the justices in eyre in Kent. Order to continue until the quinzaine of Easter all pleas in the eyre touching the lowey of Tonebrugge with the hundred of Littlefeud.  
By p.s. [2889.]

Feb. 26.  
Canterbury.

To John de Segrave, keeper of the Forest beyond Trent. Order to deliver William de Mulcastre, in the king's prison at Carlisle for a trespass of the Forest, in bail to twelve mainpernors who shall mainpern to have him before the king's justices for Forest pleas when they come to those parts.

Feb. 26.  
Hadleigh.

Richard son of Reyner de Hordeleye, in the prison of Shrewsbury castle for the death of William Brech of Hordeleye, has letters to the sheriff of Salop to bail him until the first assize.

Feb. 24.  
Canterbury.

To G. bishop of London and J. bishop of Lincoln, principal collectors of the tenth for one year. Order to pay all the money of the tenth in Ireland to Richard de Clodeshale and John de Monilie, attornies of Anthony Pessaigne, in part payment of the king's debts to him, notwithstanding any other orders previously sent to them in favour of others.

By K.

To Hugh Daudeleye, constable of Montgomery Castle. Order to send before the king, in one month from Easter, the tenors of the inquisitions taken by the ministers of that castle in the absence of Thomas de Wynesbury by his rivals, whereby it was pretended that the said Thomas was indicted for carrying away and receiving certain of the king's goods in that castle, on which account the said ministers arrested him at Chirebury in the county of Salop, and took him out of that county to the said castle and imprisoned him there because he would not answer before them according to Welsh law, although he is not a Welshman and does not hold any lands by reason whereof he ought to be judged according to Welsh law, and detained him in prison until he found mainpernors to have him before the constable to answer to the king within three days of summons. The constable is to appear before the king on the above day to inform the king concerning the premises, and is ordered to release the said Thomas or his mainpernors, if he have arrested them, as he has found mainpernors to have him before the king on the above day, to wit John de Cherleton, the king's chamberlain, William de Leghton, Richard de Clumton, Robert de Marchumleye of the county of Salop, Walter Fuk' of the county of Hereford, and William de Brymesgrove of the county of Worcester.

Feb. 20.  
Canterbury.

To John de Eyre, escheator beyond Trent. Order to make partition of the lands of Robert de Ros of Werk, deceased, a Scotch rebel of the late king, into two parts in the presence of his heirs, if they choose to attend, and to cause John Salvayn and Margaret his wife, the eldest daughter of the said Robert, to have eisin of her purparty as her esnecy, retaining in the king's hands the purparty of John de Knoches and Isabella his wife, the youngest daughter of the said Robert, the said Margaret and Isabella, who were born and baptized in Scotland, having proved their age before William de Bevercotes, chancellor of Scotland, and the king having taken homage for Margaret's purparty, as it appears to the king that Margaret and Isabella were under age when the late king granted, whilst in Scotland, to John Comyn of Badenauh, for himself and his men of Scotland who had been at war with the late king, that their lives and limbs should be saved, that they should be quit of imprisonment, and that they should not be disinherited, and that their heirs then under age should enjoy the same conditions.

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Feb. 6.  
Eltham.*Membrane 11—cont.*

To the justices in eyre in Kent. Order to take fines from persons convicted before them for other offences than trespasses in parks and fishponds, from whom the king ordered them to take fines, for the remainder of their term of imprisonment and for what pertains to the king of the said trespasses, as the king understands that many persons so convicted wish to make fines with him.

By K.

[*Fodera.*]*MEMBRANE 10.*Jan. 20.  
Westminster

To the sheriff of Huntingdon. Order to cause a coroner for that county to be elected in place of Michael de Colene, who, the king is informed, is a merchant and trades both by sea and land in divers parts, so that he cannot conveniently attend to the office of coroner.

Jan. 25.  
Windsor.

To Walter Waldeshuf, taker of the wines of the right prise at Southampton. Order to deliver a tun of wine of the right prise at Southampton to the abbot and convent of Netley (*Lettele*) for the present year, in accordance with the grant to them by Henry III. of a tun yearly for the celebration of mass in their church, which wine the late king granted, at the request of R. bishop of Bath and Wells, his chancellor, should be received from the taker of wines at Southampton.

To the same. Order to deliver to the abbot and monks of King's Beaulieu a tun of wine of the right prise at Southampton for the present year, in accordance with the grant of Henry III. to them of a tun of wine yearly for the celebration of mass in their church.

Jan. 21.  
Westminster.

Thomas le Criour of Stokhith, imprisoned in Lincoln castle for the death of William Baronn of Stokhith, has letters to the sheriff of Lincoln to bail him until the first assize.

To the purveyors of hay, oats, litter, brushwood (*busce*), poultry, and other victuals for the king's use in certain counties. Order not to take any of the goods or chattels of Otto de Grandisono against the wish of his bailiffs, the king having granted that his goods shall not be taken, as he is sojourning by the king's license in parts beyond sea.

Jan. 15.  
Westminster.

To the bailiffs of Newcastle-on-Tyne. Order to deliver to Adam de Chasteborn, merchant of Pontefract, a ship of Walter Colkyn, called '*La Mariole*,' of Donkirk, in Flanders, with a boat and all the tackle of the same, and four empty chests found in the ship, appraised by men of Newcastle at 25 marks 2s. 8d., arrested by them in execution of the king's order to arrest goods of the men of the power of the count of Flanders to the value of 50 marks, in part satisfaction for the goods of the said Adam, to the value of 106 marks, stolen from him by men of the count's power in going to Flanders near the Sheld, the count having failed to do him justice as requested by the king, as appears by letters under the common seal of the town of Pontefract. The ship, etc., are to be delivered to Adam by the above appraisement, or by another to be made in the presence of the said Walter, if he will attend upon summons. They are to arrest goods of the men aforesaid to the value of 24 marks 10s. 8d., the balance of the above 50 marks, excepting the goods of the merchants of Ypres (*Ipre*), to whom the king has granted that their goods shall not be arrested except for debts wherefor they are principal debtors or sureties or for trespasses committed by them.

Feb. 1.  
Windsor.

To the sheriff of York. Order to cause a verderer for the forest of Galtres to be elected in place of Robert de Shipton, who is incapacitated by infirmity.

By the testimony of John de Segrave, justice of the Forest beyond Trent.

1314.

*Membrane 10—cont.*Feb. 3.  
Windsor.

To the sheriffs of London. Order to arrest all tin (*stagmen*) from Cornwall and Devon found in the port unstamped (*non coignatum*) intended for exportation, certifying the king of their proceedings from term to term, as the king understands that certain merchants and others take unstamped tin to parts beyond sea, thus defrauding the king of the custom due for its stamping (*coignagio*).

The like to the mayor and bailiffs of Southampton.

The like to Queen Margaret's bailiffs of Gloucester.

Feb. 2.  
Windsor.

To the sheriff of York. Order to cause a verderer for the forest of Whyteby to be elected in place of Robert de Everle, deceased, in accordance with the grant of Henry III. to the abbot of Whyteby that he and his successors should have verderers in the forest of Whyteby, and that they should be elected in the full county [court] of York.

Feb. 3.  
Windsor.

To the sheriff of Warwick. Order to cause a coroner for that county to be elected in place of Ralph de Shireleye, who is incapacitated by infirmity.

Feb. 6.  
Eltham.

To the sheriff of Wilts. Order to pay to the king's yeoman Giles de Arpuche, keeper of certain of the king's horses staying at Abyndon, 9s. a day for the maintenance of the horses and the wages of the servants keeping the same, from the Purification last, until which feast the king previously ordered him to pay the above wages, until the quinzaine of Easter.

By C.

March 1.  
Hadleigh.

To the sheriff of York. Order to arrest all persons who have gone without licence to parts beyond sea to tourney, and to take their lands into the king's hands. [*Fœdera*.]

The like to all the sheriffs of England. [*Ibid.*]

March 3.  
Hadleigh.

To John le Gras and Robert de Clyderhou, late keepers of the bishopric of Worcester, void and in the king's hands. Order to pay 100*l.* to W. bishop of Worcester out of the issues of the bishopric, which sum the king has granted to him.

By p.s. [2908.]

March 9.  
Westminster.

To the sheriff of Northumberland. Order to pay 50 marks to the king's yeoman Master Walter le Ferour, whom the king is sending to the parts of Corbrigg' to provide horse-shoes (*ferris*) and horse-nails for the war in Scotland.

By K.

March 12.  
Westminster.

To the sheriff of Surrey. Order to cause a coroner to be elected in place of Robert de Waleton, lately elected, who does not reside continuously in that county, but is continuously engaged upon matters outside the county.

To the sheriffs of London. Order to release John Flemyng from Neugate prison, where he is imprisoned for the arrears of the account wherein John Abel asserts him to be bound to him for the time when he was receiver of the said John Abel's moneys, as he alleges that the auditors of the above account unduly aggrieve him, charging him with money that he did not receive and not allowing him his expenses and liveries, he having found mainpernors before the king in chancery, to wit Giles de Argentinein, John de Boweles, and Robert Grymbaud of the county of Bedford, and John le Chaumbreleyn, of the city of London, to have him before him who supplies the place of the treasurer and the barons of the exchequer in fifteen days from Easter to answer concerning the above account, as the said John Flemyng, being a foreigner and unknown in London, was unable to find mainpernors in the city, and the sheriffs refused to receive mainpernors except from the city. They are to summon John Abel to be in the exchequer on the above day, with the rolls and tallies whereby John Flemyng rendered his account.



1314.

*Membrane 10—cont.*

March 13. To the sheriffs of London. Order to release Robert\* Darmenters from  
Westminster. Neugate prison, and to deliver him to Edmund de Malo Lacu, steward of  
the king's household, who has mainperned to have him before the king in  
three weeks from Easter to satisfy the king for his ransom for certain  
conspiracies and trespasses against John de Abyndon, whereof he was  
convicted by a jury in the king's court. By K.

*MEMBRANE 9.*

March 12. To the sheriffs of London. Order to receive Elizabeth wife of Robert de  
Westminster. Brus from the abbess of Berkyngg', with whom she has been staying by the  
king's order, and to take her under safe custody to Rochester and there  
deliver her to Henry de Cobeham, constable of the castle. By K.  
[*Fœdera.*]

To the abbess of Berkyngg'. Order to deliver the said Elizabeth to the  
sheriff. [*Fœdera.*] By K.

To Henry de Cobeham, constable of Rochester Castle. Order to receive  
the said Elizabeth from the sheriffs, and to assign a suitable chamber within  
the castle to her, and to pay her 20s. a week for her expenses, and to permit  
her to walk about (*spaciari*) under safe custody within the castle and the  
priory of St. Andrew at suitable times. By K.  
[*Fœdera.*]

March 16. To John Abel, escheator this side Trent. Order to deliver William son  
Westminster. and heir of Roesia, late the wife of Peter de Elmere, which Roesia held  
by knight service of the heir of Thomas Aguilon, a tenant in chief, late a  
minor in the king's wardship, all his mother's lands in the king's hands, as  
he has proved his age before the said escheator.

To the sheriff of Northumberland. Order to cause a coroner for that  
county to be elected in place of Henry de Neuton, who is insufficiently  
qualified.

March 20. To John Abel, escheator this side Trent. Order to deliver to Alina late  
Westminster. the wife of Hugh fiz Aer the hamlet of Haverkecote and the issues of the  
same, as it appears by inquisition that she and her husband were jointly  
enfeoffed thereof by William Canne by the king's licence, and that she con-  
tinued her joint-seisin of the same until her husband's death, and that the  
hamlet is held of the king in chief by the service of finding a man with a  
bow and two arrows and one bolt (*petilio*) in the army of Wales, the king  
having taken her fealty.

March 17. To the taxors and collectors of the twentieth and fifteenth in the county  
Westminster. of Lincoln. Order to proceed with all speed to the taxing and levying of  
the above, so that all money that they can levy of the same be delivered to  
the treasurer and chamberlains of the exchequer without delay, as the king  
intends shortly to set out for Scotland to repress the rebellion. They are  
not to pay any money out of the above without the king's special licence.  
[*Parl. Writs.*] By K.

The like to the taxors and collectors in all the counties of England except  
Northumberland, Cumberland and Westmoreland. [*Ibid.*]

March 21. To him who supplies the place of the treasurer and to the barons of the  
Westminster. exchequer. Order to acquit Thomas de Brotherton, earl of Norfolk, the  
king's brother, of the service due for the knights' fees held by him by reason

\* Called *predictum Johannem* in the order clause, but *Robertus* in the preamble and  
in the margin and in Privy Seal 2929.

1314.

*Membrane 9—cont.*

of the summons of the king's service at Berwick-on-Tweed on Monday before St. Barnabas next, the king having pardoned him the same. [Fœdera.] By K.

March 23.  
Westminster.

To the sheriffs of London. Order to release William son of Richard de Chalk' from Newgate prison, where he is imprisoned for the arrears of the account wherein Walter le Bevere of London, 'fisshere,' asserts that he is bound to him for the time when he was receiver of his moneys, as he alleges that the auditors of the above account unduly aggrieve him, charging him with money that he did not receive and not allowing him his expenses and liveries, he having found mainpernors before the king in chancery, to wit Richard le Hirde of Chalk', Richard Martyn of Chalk', John Burgeys of Chalk', Richard atte Doune of Chalk', Robert son of Richard de Chalk', and John le Clerk of Chalk', of the county of Kent, and William de Bosyate, of the county of Northampton, to have him before him who supplies the place of the treasurer and the barons of the exchequer in fifteen days from Easter to answer concerning the above account, as the said William, being a foreigner and unknown in London, was unable to find mainpernors in the city, and the sheriffs refused to receive mainpernors except from the city. They are to summon the said Walter le Bevere to be in the exchequer on the above day with the rolls and tallies whereby the said William rendered his account.

March 28.  
Westminster.

To the sheriff of Essex. Order to cause a coroner for that county to be elected in place of Peter de Taleworth, deceased.

March 31.  
St. Albans.

To John Abel, escheator this side Trent. Order to cause William de Saundeby, kinsman and heir of John de Saundeby, a tenant in chief of the late king, to have seisin of his father's lands, as he has proved his age before the said escheator and the king has taken his homage.

March 27.  
Westminster.

To the same. Order to cause Nicholas de Audele, brother and heir of Thomas de Audele, who died a minor in the king's wardship, to have seisin of his brother's lands, as he has proved his age before Roger de Wellesworth, late escheator this side Trent, and the king has taken his homage.

To Hervey de Stanton. Order to send to the exchequer at Westminster without delay the estreats of all fines, ransoms, and amercements of the time when he and his fellows were justices in eyre in Kent, to be delivered to him who supplies the place of the treasurer and to the barons of the exchequer, notwithstanding that they have adjourned pleas touching certain liberties in that county, provided, however, that they send the rest of their estreats to the exchequer at the end of the eyre. By K.

To the sheriff of Norfolk and Suffolk. Order to send to Berwick-on-Tweed the remainder of the 40 lasts of herrings, ten thousands of mulvel, eight thousands of 'stokfisshe,' and 20 barrels of sturgeon that the king lately ordered him to send to Westminster, to be delivered to William de Northwell, the king's clerk. By K.

March 21.  
Westminster.

To the taxors and collectors of the twentieth and fifteenth in the county of Stafford. Order to pay to John de Somery 100*l.* due to him for cert-money (*pro certo*) that he ought to receive by way of fee for the seventh year of the king's reign, as appears by an account made in the king's wardrobe on March 20. By K.

To the taxors and collectors of the twentieth and fifteenth in the county of Warwick. Order to pay to the said John 82*l.* 10*s.* 0*d.*, due to him for his expenses in going in the king's company to France in May and June, in the sixth year of the reign, as appears by an account made at Westminster on February 13 last. By K.

1314.

*Membrane 2—cont.*April 1.  
St. Albans.

To John Abel, escheator this side Trent. Order to cause William Martel, son and heir of John Martel, a tenant in chief of the late king, to have seisin of his father's lands, as he has proved his age before the said escheator and the king has taken his homage.

*Memorandum*, that the said William is bound to satisfy the king for the value of his marriage because he married under age without the king's licence.

March 26.  
Westminster.

To the sheriffs of London. Whereas, on the complaint of Philip de Leghton, burgess of Ipswich, that the castellan of St Valery had taken from him and detained a ship of the value of 50*l.* in that port, the late king frequently requested the count of Dreux, lord of that town, to do justice to the said Philip, which he did not do; wherefore the present king commanded them to arrest goods of the merchants of that town and from elsewhere in the power of the count to the value of 69*l.* 11*s.* 2*d.*, the arrears of the said 50*l.* and of 4*l.* for damages, and they have returned that they have arrested a ship value 15 marks, half of which belongs to Waleric Genere and half to Matthew Brian, burgesses of St. Valery, and the tackle and cargo (*fretum*) of the same price, four marks; and Waleric and Matthew have now asserted in chancery, in the presence of the said Philip, that the above arrest is unjust, Philip asserting the contrary, and Philip Beauvers (*sic*), Roger de Lenn, and James Pe de Lu, of the city of London, have mainperned before the king to answer to the said Philip de Leghton for the aforesaid 19 marks, the value of the ship, tackle, and cargo, if they be adjudged to him: wherefore the king orders them to deliver the ship, tackle, and cargo to Waleric and Matthew or their attorney.

To the prior of Kaermerdyn, chamberlain of Kaermerdyn. Order to proceed in person to the castle of Buelt, committed by the king to John de Cherleton to keep during pleasure, and to survey the state of the same and to fortify it with armour and victuals without delay out of the issues of his bailiwick, by the view and testimony of the said John or any one whom he shall depute.

By K.

*MEMBRANE 8.*April 1.  
St. Albans.

To Roger le Brabancon. Order to release Richard Caple from prison, to which he was committed because Anastasia, late the wife of William Spuchefat lately appealed him before the said Roger and his fellows, justices of oyer and terminer, of the death of the said William, the said Richard having been committed to prison at the king's suit because the above appeal was quashed by decision of the court, as the said Richard, who is about to set out to Scotland in the king's service with Hugh le Despenser the younger, has found mainperners in chancery, to wit Roger du Brok, Nicholas de Whethamstede, Payn de Portes, Adam de Somery, John de Norton, and William Blaket, of the county of Hertford, who have mainperned to have him before the king in fifteen days from Michaelmas to answer concerning the death of the said William, if the king will then speak against him.

By K.

To the taxors and collectors of the twentieth and fifteenth in the county of Kent. Order to pay 300 marks to Hugh de Leomynystre, keeper of the wardrobe of Edward the king's son, for the expenses of Edward's household.

By K.

To Ingelard de Warle, keeper of the king's wardrobe. Order to allow to Walter Waldeshof, the king's butler, in his account, for six tuns of wine delivered by him, by order of W. archbishop of Canterbury, keeper of the great seal, and of John de Sandale, supplying the place of the treasurer, to the men of the countess of Warenn, lately dwelling at the Tqwer, in June and

1314.

*Membrane 8—cont.*

July, in the sixth and seventh year of the king's reign, and for six tuns of wine that he caused to be carried to Haddle, by order of the said archbishop, for the expenses of the king's household in February in the seventh year.

April 1.  
St. Albans.

To him who supplies the place of the treasurer and to the barons of the exchequer. Order to make account with the burgesses of Great Yarmouth of the debts due from them and of the king's debts to them for divers sums of money paid by them in wages of mariners going to Scotland for the war there, and for the repair of certain of the king's ships, and for other of the king's affairs, and to make them allowance for what the king owes them in the debts due from them.

By K.

To Hervey de Stanton and his fellows, justices in eyre in the county of Kent. Order to cause Adam de Osgodeby, keeper of the house of *Conversi*, London, to have the king's alms called 'deodands' from their eyre, in aid of the repair and maintenance of the buildings and the maintenance of the *Conversi*, the late king having granted deodands to the *Conversi* for the completion of the fabric of their chapel, which Henry III. founded, and in aid of the repair and maintenance of the buildings there.

By K.

[*Fœdera*]

March 27.  
Westminster.

To the keeper of the town of Scardeburgh. On the complaint of Richard de Fimmer and Richard de Slengesby, merchants of the king's realm, that whereas they loaded a ship of Peter Bellard of Sleperdam in Flanders in the port of Kyngeston-on-Hull with fifteen sacks of wool, a hundred and two wool-fells, and other goods to the value of 127*l.* 18*s.* 4*d.*, and with 3*l.* in money, in order to take these goods to Andwerp in Brabant to make their profit thereof, John le Seger and other malefactors of Flanders entered the ship in hostile manner on her voyage thither, and assaulted the said Richard and Richard and other merchants and mariners in the ship, and took them and the ship and goods to Aberden in Scotland, and, having left them in the custody of the king's enemies, went with the ship and goods to Flanders, the king requested R. count of Flanders to do justice to the said merchants, but the count has failed to do so, as testified by the bailiffs and community of Malton by their letters patent under their common seal; wherefore the king orders the said keeper to arrest goods of the men of Flanders and elsewhere in the count's power to the value of the above 170*l.* 18*s.* 4*d.* (*sic*), certifying the king of his proceedings herein.

April 7.  
Ely.

To the taxors and collectors of the twentieth and fifteenth in the Norththryng in the county of York. Order to pay without delay to Ralph son of William, keeper of the town of Berwick-on-Tweed, the 200 marks that the king lately ordered them, by letters under the exchequer seal, to pay to him in part satisfaction of a sum of money granted to him for the maintenance of himself and the men in his company garrisoning that town, and to pay him another 200 marks in the quinzaine of Easter next, in full satisfaction of the above grant.

By K.

March 27.  
Westminster.

To the mayor and bailiffs of Hertlepole. Whereas lately, on the complaint of Warin le Draper, Thomas de Scalby and Richard de Sneton, burgesses and merchants of Scardeburgh, that they loaded a ship at Kyngeston-on-Hull with nine sacks, two pockets (*poketos*), and three stone of wool, and with other merchandise to the value of 172*l.* 2*s.* 8*d.* for the purpose of sending them to Andwerp to make their profit thereof, John le Seger and other malefactors of Flanders, etc. (*as in the above order to the keeper of the town of Scardeburgh*); the king, because the said count has not done them justice, as the bailiffs and community of Scardeburgh have testified by their letters patent under their common seal, orders the mayor and bailiffs

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*Membrane 8—cont.*

to arrest goods and chattels of the men of Flanders, etc., to the value of 86*l.* 1*s.* 4*d.*, in part payment of the above 172*l.* [2*s.*] 8*d.*, certifying the king of their proceedings. The king has ordered the bailiffs of Whiteby to arrest goods to the value of 86*l.* 1*s.* 4*d.*, the balance of the above sum.

Mandate in pursuance to the bailiffs of Whyteby.

April 8.  
Ely.

To the sheriff of Essex. Order to cause a coroner for that county to be elected in place of Luke Morel, incapacitated by age and infirmity.

To the same. Like order for the election of a coroner in place of John de Sutton, incapacitated by age and infirmity.

April 7.  
Ely.

To the king's merchant Anthony Pessaigne of Genoa. Order to cause the corn, meat, oats and victuals that the king ordered him to provide and cause to be carried to Berwick-on-Tweed to be sent thither with all speed, there to be delivered to the receivers of the king's stores, to wit to each of them as pertains to their office.

By K.

*Et fuerunt patentes.*

April 7.  
Ely.

To the sheriffs of London. Order to cause to be sent by sea and land to the master-mariners of the ships setting out for Scotland, now lying in the Thames and elsewhere on the sea, the king's letters and writs to them forbidding the master-mariners and all others in the ships, under penalty of life and limbs, from taking prizes of corn and other victuals without making satisfaction therefor, and from choosing and taking men to go in the ships, as well those who are not mariners and know nothing thereof as others, and from taking fines from some of them to permit them to stay at home, the king being given to understand that they have been doing these things contrary to the form of his commission to them; which writs have been delivered to the sheriffs.

April 12.  
Ramsey.

To the taxors and collectors of the twentieth and fifteenth in the county of Kent. Order to cause the 400*l.* that the king ordered them to pay to Hugh [de] Leomynystre, keeper of the wardrobe of Edward the king's son, for the expenses of Edward's household, to be sent without delay under safe custody to the said wardrobe, there to be delivered to the said Hugh.

By K.

April 7.  
Ely.

To the same. Order to pay to the said Hugh 100*l.* for the above purposes.

By K.

April 12.  
Ramsey.

To the sheriff of Southampton. Order to receive at Southampton from Walter Waldeshef, the king's butler, twenty tuns of wine, and to send them without delay to Lutegareshale, there to be delivered to Richard Whitecok for the expenses of the household of Edward the king's son.

By K.

April 13.  
Peterborough.

To John de Lincoln, keeper of the king's exchange at London. Order to repair the houses of the exchange within the tower of London, and to cause a house for the workmen of the exchange to be made anew in the Tower, as John de Sandele, supplying the place of the treasurer, has enjoined him. The king will allow him the costs that he shall expend by the view and testimony of Roger de Frowyk, controller of the exchange.

By K.

*MEMBRANE 7.*

April 13.  
Peterborough.

To the bailiffs of Bedeford. Order to pay to Matilda late the wife of Roger Lestrange (*Extraneus*) 100*s.* out of their ferm for Easter term last, being the amount then due of the 10*l.* yearly that the late king granted that she should receive from the ferm of that town after her husband's death, because her husband held no lands in fee out of which she could be maintained after his death, which payment for Easter term they have

1314.

*Membrane 7—cont.*

refused to make to her, although they have previously paid her this sum yearly in accordance with the king's order. They are to pay the above sum to her yearly, according to the late king's letters patent.

*Et fuerunt patentes.*

April 11.  
Ramsey.

To the sheriffs of London. Whereas, at the complaint of Philip de Leghton, burgess of Ipswich, that the castellan of the town of St. Valery had arrested and detained a ship of his called '*la Creade*,' of the value of 50*l.*, in the port of St. Valery, the late king frequently requested the count of Dreux, lord of that town, to do justice to Philip for the ship and tackle and for his damages, which amounted to 40*l.* sterling, but the count did nothing in the matter, as appears by the testimony of the bailiffs and burgesses of Ipswich by their letters patent; by reason whereof Philip recovered, by divers of the late king's writs to the sheriffs of London and Southampton, 20*l.* 8*s.* 10*d.* from men of the count's power, as appears by the return of the writs in the late king's chancery; the king lately ordered them to arrest goods of the men of St. Valery to the value of 69*l.* 11*s.* 2*d.*, the remainder of the sum due to Philip, and they have returned that they have arrested a ship, value 15 marks, half of which belongs to Waleric le Joune and half to Matthew Bryan, burgesses of St. Valery, and the tackle and cargo (*frettum*) of the same, value four marks; and Waleric and Matthew afterwards asserted in chancery that the arrest was unjustly made, the said Philip asserting the contrary; whereupon the king ordered the ship, tackle, and cargo to be delivered to Waleric and Matthew by the mainprize of Philip de Beauveys, Roger de Lenn, and James Pe de Lu, of London, who mainperned in chancery to answer for the above 19 marks to the said Philip de Leghton if they were adjudged to him: the king, as it does not appear to him that the process in this matter begun and approved in the late king's time, as appears by the rolls of his chancery, ought to be cancelled (*irritari*) or annulled without deliberation of greater counsel, now orders the said sheriffs to compel the mainperners to satisfy Philip for the said 19 marks, in part satisfaction of the aforesaid 69*l.* [11*s.* 2*d.*], saving to the said Waleric and Matthew their challenges when they will speak hereof at another time.

April 11.  
Ramsey.

To the sheriff of Hereford. Order to cause a coroner for that county to be elected in place of Thomas Aubri, who is insufficiently qualified.

To the sheriff of Warwick and Leicester. Order to pay to Robert Lesquier, the king's huntsman, whom the king is sending to stay in his bailiwick with two berners, two ventrers, a bercelettar, twenty-four running dogs, ten greyhounds, and two bercelets, 12*d.* a day for his wages and 2*d.* a day for each of the berners, ventrers and bercelettars, and  $\frac{1}{2}$ *d.* a day for each of the dogs, greyhounds, and bercelets, for so long as they shall stay in his bailiwick. By bill of the wardrobe.

To John Abel, escheator this side Trent. Order not to intermeddle further with the lands of William Romyne, and to restore the issues of the same, as it appears by inquisition taken by him that the said William held nothing of the king in chief at his death by reason whereof the custody of his lands ought to pertain to the king.

April 12.  
Ely.

To the sheriff of Lincoln. Order to pay to Peter de Storce 215*l.* 9*s.* 6*d.* from the issues of his bailiwick from Midsummer next, which he paid to Martin Martinetz of Hurteby for the late king's debt to him for the wages of himself and company whilst in the late king's service in the duchy [of Aquitaine], by the account made with him by John de Sandale, as is more fully contained in the letters of Henry de Lacy, late earl of Lincoln, then holding the late king's place in the duchy, which letters Martin delivered

1314.

*Membrane 7—cont.*

into the late king's treasury by the hands of the said John, the constable of Bordeaux having certified the king that nothing had been paid to Martin, although the late king on 6 April, in the thirty-third year of his reign, ordered the constable of Bordeaux to pay the said sum to Martin. The said Peter has delivered the present king's letters patent made to Martin for the above sum into chancery to be cancelled.

By K. on the information of J. de Sandale.

April 19.  
Kirkstead.

To John Abel, escheator this side Trent. Order not to intermeddle further with the lands in Grafham, Offord Cluny, Offord Daneys, Catterworth, Wodeweston, and Alcombery, in the county of Huntingdon, taken into the king's hands by reason of the death of William de Pappeworth, as it appears by inquisition taken by the said escheator that William and Ada his wife were jointly enfeoffed of these lands by Richard de Keston, clerk, by fine levied in the late king's court, and that the lands are not held of the king but of divers other lords, and that Ada continued her joint-seisin thereof until her husband's death.

April 22.  
Lincoln.

To John de Evre, escheator beyond Trent. Order to cause John de Ros and Margaret, late the wife of Philip le Despenser, whom John has now married, to have seisin of the lands in Coldon and Dodyngton that, it appears by inquisition, Philip held of the king as of the honour of Albemarle in the hands of Margaret, countess of Cornwall, by knight service, of his wife's inheritance, by which inquisition it appears that he held nothing in chief as of the crown, but that he held divers lands of other lords in the said escheator's bailiwick, the king having taken John's fealty for the above lands. He is not to intermeddle further with the lands that Philip held of other lords.

April 22.  
Lincoln.

To the same. Order to cause the said John and Margaret to have seisin of two parts of the manor of Gedenay, and the issues of the same, as it appears by inquisition that she and her late husband Philip le Despenser, held the said two parts of her inheritance of the king as of the honour of Albemarle as of the manor of Brustewik in the hands of Margaret, countess of Cornwall, by the service of a fourth of a knight's fee, the king having taken fealty of the said John.

April 22.  
Lincoln.

To the same. Order not to intermeddle further with two parts of the manor of Goushill, which, it appears by inquisition, the said Philip le Despenser and Margaret held of her inheritance as of the barony of Bayeux, together with the knights' fees pertaining to the barony, in the hands of Isabella de Bello Monte, lady de Vesey, by the king's grant to her for life, which they held by the service of one knight's fee, nor with the lands that he held of other lords than the king.

April 1.  
St. Albans.

To him who supplies the place of the treasurer and to the barons of the exchequer. Order to make account in the exchequer with the burgesses of Great Yarmouth, and to allow them in the arrears of the ferm of the town and other debts due to the king, what the king owes them for the wages of mariners sent to Scotland for the war there, for the repairs of certain of the king's ships, and for sums of money lent by them to the king.

By K.

April 23.  
Torksey.

To Henry de Cobeham, constable of Rochester castle. Order to permit Ellen Edger, John de Claydon, Samuel de Lynford, and William de Preston to stay with Isabella de Brus for so long as she shall remain in his custody, the king having ordained by his council that she shall have the above persons with her. [*Federa.*]

By C.

April 22.  
Lincoln.

To the sheriff of Norfolk. Order to cause a coroner for that county to be elected in place of Robert de Weston, who is insufficiently qualified.

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*Membrane 7—cont.*

To the sheriff of Huntingdon. Order to cause a verderer for the forest of Waubergh to be elected in place of William de Papworth, deceased.

To the sheriff of Suffolk. Order to cause a coroner for that county to be elected in place of John de Wachesham, deceased.

April 29.  
Beverley.

To John Abel, escheator this side Trent. Order not to intermeddle further with the lands of Robert de Furneux, as it appears by inquisition that he held nothing in chief of the king at his death by reason whereof the custody of his lands ought to pertain to the king.

April 27.  
Beverley.

To the justices in eyre in the county of Kent. Order to proceed with all speed to take all assizes of novel disseisin and of mort d'ancestor instituted by the king's writs before them in their eyre and before other justices in that county, and to do justice therein to the parties, as the king wishes to accelerate justice because other justices appointed to take assizes in that county ought not to take such assizes during the eyre.

April 12.  
Peterborough.

To the sheriffs of Surrey. Order to deliver from prison John de Horn', imprisoned at Guldeford upon an indictment for procuring and abetting the death of William de la Quarrere, slain by Thomas de Cranefeld, who has not yet been convicted of the said death, upon his finding mainpernors to have him before the king or his justices to stand to right if the king or any one else speak against him, the sheriff having refused to take mainprize from the said John although it is provided by statute that persons so indicted shall be repleviable until the principal perpetrator shall be convicted.

*MEMBRANE 7.—Schedule.*

1313.

*Warantia dierum de anno regni regis Edwardi filii Regis Edwardi septimo.*

Oct. 9.  
Westminster.

Thomas son of John Prat of Retford was engaged in the king's service by his order on Sunday the quinzaine of Easter last and on the Monday following, so that he could not appear in the suit before the justices of the Bench by king's writ between Adam son of Walter Prat, John and Thomas brothers of Adam, and Thomas son of Thomas Prat, on the one part, and the said Thomas son of John Prat on the other, for that he deforced them of their part of the inheritance of Adam Prat the elder, the grandfather of the above parties, lately deceased, in Northtilne and Suth-tilne; wherefore the justices are ordered not to put the said Thomas in default for his failure to appear.

By K. on the information of W. de Bevercote.

Oct. 22.  
Westminster.

John de Wodehalle was engaged in the king's service by his order on Monday after the octaves of Michaelmas last, so that he could not appear in the suit before the bailiffs of Robert de Wylughby of Spillesby, in his court there, by the king's writ of right between the said John, demandant, and the prior of Bolyngton, deforciant, concerning 22 acres of land in Wynthorp; wherefore the bailiffs are ordered not to put the said John in default.

By p.s. [2824.]

Nov. 5.  
Westminster.

Walter, bishop of Exeter, was engaged in the king's service by his order on Thursday after St. Denis last, so that he could not appear in the suit before the sheriff of Sussex in his county [court] without the king's writ between Richard Cocum of Inlonde and the said bishop and Warin le Hayward for the unjust distraint of Richard's cattle; wherefore the sheriff is ordered not to put him in default.



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*Membrane 7—Schedule—cont.*Feb. 17.  
Canterbury.

Richard Lovel was engaged in the king's service by his order on Saturday the morrow of All Souls last, so that he could not appear in the suit before the justices of the Bench by the king's writ between John Covert and him for breach of covenant concerning the manor of Storghton; wherefore the justices are ordered not to put him in default.

By K. on the information of W. de Ayremynn.

March 13.  
Westminster.

Ralph Saunzaver was engaged in the king's service by his order on Sunday the quinzaine of St. Hilary and the following Monday, so that he could not appear in the suit before the justices of the Bench by king's writ between Robert de Sancta Cruce and him for a debt of 10 marks demanded from him by the said Robert; wherefore the justices are ordered not to put him in default.

By K.

March 16.  
Westminster.

Walter de Faucunberge was engaged in the king's service by his order on Thursday before St. Matthias last, so that he could not appear in the suit before Adam de Midlelton, William de Houk, Thomas de Fissheburn and John de Donecastre, the king's justices appointed to hear and determine trespasses committed by him upon Miles de Stapelton in the county of York; wherefore the justices are ordered not to put him in default.

By K. on the information of Edmund de Malo Lacu.

The said Walter was engaged in the king's service on the above Thursday, so that he could not appear on that day in the suit by the king's writ before the aforesaid justices, appointed to hear and determine certain trespasses committed by him upon Marmaduke de Twenge in the county of York; wherefore the justices are ordered not to put him in default.

By K. on the information of Edmund de Malo Lacu.

April 29.  
Kirkstead.

The said Walter was engaged in the king's service on Thursday after the Annunciation last, so that he could not appear in the suit by king's writ before the said justices, appointed to hear and determine certain trespasses committed by him upon Miles de Stapelton; wherefore the justices are ordered not to put him in default.

By p.s.

Like letters in favour of the said Walter, for the said Thursday, in the suit between Marmaduke de Twenge and him.

By p.s.

June 9.  
Fenham.

Alexander de Claveryng, sheriff of Norfolk and Suffolk, was engaged in the king's service on Friday the morrow of the Ascension last, so that he could not appear in the suit before the king by king's writ between Roesia late the wife of David de Cotesbrok and him concerning the return of a writ of the king's; wherefore the king wills that he shall not be placed in default.

By p.s. [3039.]

*MEMBRANE 6.*April 29.  
Beverley.

To John Abel, escheator beyond Trent. Order to release the issues received by him from the lands of Agnes de Pateshull, deceased, the king having previously ordered him not to intermeddle further with her lands, as it appears by inquisition that she held nothing of the king in chief.

April 27.  
Beverley.

To him who supplies the place of the treasurer and to the barons of the exchequer. Order to make such allowances to the executors of the will of Ralph de Sandwico, late constable of the Tower of London, for the arrears of his fee and the wages of prisoners in the Tower and their keepers, and for the wages of a clerk of the Tower and of a serjeant keeping the water of Thames, as have been made to the said Ralph in previous accounts rendered by him, the executors having shewn to the king that they refuse

1314.

*Membrane 6—cont.*

to make allowance to the said executors in their account for the two last years of the time when Ralph was constable for the arrears of his fee and the wages abovesaid.

To the same. Order to discharge Nicholas de Moles, kinsman and heir of Roger de Moles, of 35*l.* 2*s.* 6*d.* for scutage for the late king's armies of Wales in the fifth and tenth years of his reign, as the late king, on 14 May, in the eighteenth year of his reign, ordered his treasurer and barons of the exchequer to acquit Roger of this sum, because it appeared that he had done his service in the said armies.

To the same. Order to acquit the heirs and executors of Adam son of Bernard, Thomas son of Ivo (*Iovonis*), Richard son of David, and Thomas son of Alred, and the tenants of their lands, of 50 marks yearly, which they were bound to pay for the manors of Boudon and Haverberg, committed to them by Henry III. on 21 January, in the 49th year of his reign, for five years from Michaelmas in his 48th year, from 6 January, in the 52nd year of his reign, when he committed the manors to Eleanor, late queen of England, the king's mother, to hold for ten years from Michaelmas in that year, receiving all issues and profits of the same for her maintenance, the said king having ordered his treasurer and barons of the exchequer to acquit the said Adam, Thomas, Richard and Thomas of the above yearly sum from 6 January abovesaid; notwithstanding which the treasurer and barons now demand the above sum from their heirs and executors, and the tenants of their lands.

April 27.  
Beverley.

To John Abel, escheator this side Trent. Order to deliver to Philip son of Philip de Esteneye, the hamlet of Esteneye, and the issues of the same, taken into the king's hands because it was found by an inquisition taken by the said escheator at the suit of Robert le Ewer that Matthew son of John, whilst he held the manor of Warblinton and the hamlets pertaining thereto for life by demise from the late king and of the late king's inheritance, permitted by negligence and feigned defence the said Philip son of Philip de Esteneye to enter and occupy the hamlet aforesaid, which was appurtenant to the above manor, to the disinheritance of the late king, as the said Philip has appeared in chancery and shewn by the record of pleas in the courts of the late and present kings, which the king caused to come before him, that his ancestors held the hamlet in their demesne as of fee, and that he entered the same after his father's death by right of inheritance, without disinheriting the king or any one else, and that the said Matthew neither had nor claimed anything in the hamlet except in the name of wardship on account of the minority of the said Philip. By p.s. [2939.]

April 19.  
Kirkstead.

To the sheriffs of London. Order to release Geoffrey de Shapelegh, a Devonshire miner, upon his finding mainprize, from Neugate, wherein he is imprisoned at the suit of Merlin de Sone, another miner, for sixteen marks paid by him to his fellows for investigating and digging a silver mine that Simon le Armurer, the said Merlin, Hermann de Alemann[ia], the said Geoffroy, John de la Mine, and Henry de Shapelegh, the king's miners in Devon, informed the king they believed to have been found in the lands of the prior of Taunton at Dolverton and Brisford, in the county of Somerset, which mine they promised the king to search and dig at their own cost on condition that they answered to the king for half the profit of the same, and the king appointed the said prior and Richard de Regny to survey the work of the said miners and their expenses, and to receive from them a moiety of the profit for the king's use, as appears by the king's letters patent to endure from 18 February, in the fifth year of his reign, until a year from Easter then next following; the said Geoffrey having shewn the king that the said Merlin has maliciously procured his arrest for the above

1314.

*Membrane 6—cont.*

sum, although they and their fellows have not yet accounted at the exchequer for their expenses in the above matter, nor for the portion of the profit pertaining to the king.

April 24.  
Lincoln.

To John Abel, escheator this side Trent. Order to deliver to Joan, late the wife of John de Cayly, the manor of Trumpeton and the advowson of the church of the same, together with the issues of the same, as it appears by inquisition that she and her husband were jointly enfeoffed of the premises by William Crocheman of Trumpeton, and that she continued her joint-seisin thereof until her husband's death, and that the manor and advowson are held by knight service of the heirs of Alan la Zousche, in the king's wardship, the king having taken her fealty.

May 6.  
York.

To G. bishop of London and J. Bishop of Lincoln, principal collectors of the tenth imposed upon the clergy of England for six years by pope Clement V. Order to supersede the demand made by them for the above tenth for six years from the master and brethren of the hospital of the poor and infirm of St. John the Baptist, Bruggewauter, and to release any sequestration that they may have made, and to restore anything they may have levied for this purpose, as it appears from the letters patent of J. late bishop of Winchester and O. late bishop of London, that the master and brethren of the said hospital never contributed to any tenth granted to the king's progenitors or granted in any other wise, because their means do not suffice for their maintenance.

April 28.  
Beverley.

To the treasurer and barons of the exchequer of Dublin. Order to discharge the king's clerk John de Hothum, of the extent of the king's castle and town of Salmon Leap, and the land of Okethi in Ireland, committed to him by the king on 6 February, in the fifth year of his reign, during pleasure, rendering the extent thereof yearly to the exchequer of Dublin, from 22 May in the sixth year, when the king granted all the lands of Henry de Rechford in Okethi to John Wogan for life, for his services to the late and present kings, which lands come to the late king's hands by grant from the said Henry, to be held by the said John by the service of rendering a black sparrow-hawk yearly to the exchequer of Dublin; by reason of which grant the lands committed to the said John de Hothum were delivered to the said John Wogan.

To him who supplies the place of the treasurer and to the barons of the exchequer. Order to acquit William, son and heir of Geoffrey de Caunvill, of the scutage for the service of one knight's fee in the late king's army of Wales in the fifth year of his reign, as the said Geoffrey had his service in the said army, as appears by the rolls of the late king's marshalsea.

May 2.  
York.

To the taxors and collectors of the twentieth and fifteenth in the county of Hertford. Order to pay without delay to the monks of St. Albans 100 marks, which the king has granted them to amend their stalls (*stalla*) in the choir of the monastery.  
By K.

April 24.  
Lincoln.

To the keeper of the forest of Lutegarshale. Order to cause the steward of the household of Edward the king's son to have twenty leafless oaks from that forest for firewood, the king having ordained that his son shall stay at the manor of Lutegarshale for some time.  
By C.

To the same. Order to deliver to the keeper of the manor three oaks fit for timber, to make shingles (*scindulas*) thereof for covering the king's houses there against the arrival of the king's son.  
By C.

April 22.  
Lincoln.

To him who supplies the place of the treasurer and to the barons of the exchequer. Order to acquit the citizens of Chichester of 15*l.* 12*s.* 4*d.*, in

1314.

*Membrane 6—cont.*

which they were amerced by particulars before John de Lovetot and Geoffrey de Newebaud, justices of the late king, for trespasses of wool, as Henry Prikelowe, then mayor of the city, paid this sum into the late king's wardrobe to Master Thomas Beek, keeper of the same, on Thursday before the feast of SS. Simon and Jude, in the third year of his reign, as appears by the late king's letters patent; notwithstanding which they now demand this sum from the citizens.

May 8.  
York.

Ivo Warmete of Burewell, in the king's gaol of St. Edmunds for the death of Geoffrey Strepeny, has letters to the sheriff of Suffolk to bail him until the first assize.

To John Abel, escheator beyond Trent. Order to assign to Ada, late the wife of William de Pappeworth, a tenant in chief, dower of her husband's lands, according to an extent made by the escheator, in the presence of Hugh le Despenser the elder, who has the custody of two parts of his lands during the minority of the heir by the king's commission, or his attorney, if he choose to attend.

April 27.  
Beverley.

To the sheriffs of London. Order to pay out of their ferm to John Launge, yeoman of queen Isabella, and to Joan his wife, a damsel of the said queen, 80*l.* yearly for Easter and Michaelmas terms after 16 December, in the sixth year of the king's reign, when the king granted them this sum yearly for their lives, for the grateful news that John bore to the king of the birth of Edward his eldest son, and to pay the same yearly from that time in accordance with the king's order to them; which order they have not executed, returning that they were appointed by the king to pay all the ferm of the city to the mayor, aldermen, and other citizens of the same, and all issues of the city and of the county of Middlesex until they should have received one thousand marks and 706*l.* 5*s.* 0½*d.*, for which they had mainperned for the king.

*MEMBRANE 5.*

May 7.  
York.

To John Abel, escheator beyond Trent. Order to deliver to John de Rocheford and Joan his wife eight messuages and 3½ virgates of land in Estcleydon, which, it was found by inquisition taken by the escheator, Robert de Laventon, parson of Estcleydon, lately granted to Joan de Grey, lately deceased, for her life, with remainder to Margaret her daughter for life, and remainder over to Joan daughter of Margaret, who married the said John de Rocheford, to have and hold to the heirs of her body, with remainder, in default of such heirs, to Thomas de Grey and his heirs, which lands are held of the king as of the honour of Wallingford by knight service, by which inquisition it appeared that Margaret died before Joan, and that on Joan's death the lands were taken into the king's hands by reason of the heir's minority, as if Joan had died seised thereof in demesne as of fee, the king having afterwards, at the suit of the said John and Joan, ordered the escheator to summon Hugh le Despenser the elder, to whom he had committed the custody of the said lands, and John de Hanlo, to whom Hugh demised the custody, to appear before the king in chancery in three weeks from Easter last, to shew cause for the king and themselves why the lands should not be delivered to John and Joan; on which day their attornies propounded nothing that ought to exclude or delay John and Joan from having seisin of the said lands, for which the king took his fealty. The crop of the lands sown at the expense of the said Hugh and John de Hanlo is saved to them.

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*Membrane 6—cont.*May 16.  
York.

To Nicholas de Staple, brother of the king's hospital of Ospryngg'. Order to transfer himself at once to the king's hospital of St. John, Oxford, and to remain there until the king shall ordain further concerning his estate, delivering to the master of that hospital the charters, muniments, and all other things touching the hospital of Ospringg' in the possession of him or others in deposit, the king wishing to avoid the damages and dangers and dilapidations of the goods of the hospital that, it is feared, will arise if Nicholas remain there any longer, on account of the dissensions between him and the other brethren. The king has ordered the master of the hospital of Ospringg' to find him a horse and his expenses to Oxford, and has ordered the master of St. John's hospital to receive him into the hospital, and to find him necessities as one of the brethren of the hospital until further orders.

May 16.  
Durham.

To the sheriff of Norfolk. Order to supersede the arrest of Thomas March, Roger March, and William March, committed to the king's prison at Norwich upon conviction before William de Ormesby, John de Thorpe, and Edward Charles, whom the king appointed justices to hear and determine divers trespasses committed by the said Thomas, Roger, and William upon Thomas de Byntre, Robert de Holveston, William But, William Bateman, Robert de Lopham, John Pymund, John Talon, William le Redere, Richard Nassabon of Massyngham, William Brumvill, and William de Horsford, upon their finding sufficient mainprise to have them before the king in fifteen days from the feast of Holy Trinity, the king having ordered William de Ormesby to send him the record and process, etc., by that day, so that the error in the same may be corrected, if any exist.

April 30.  
Beverley.

To Walter Waldeshof, the king's butler, or to his attorney in the port of London. Order to deliver to the monks of St. Peter's, Westminster, a tun of wine of the right prise of London for this year, in accordance with the grant of Henry III. to them of a tun of wine to be received on the morrow of St. Botolph from his chamberlain at London, for the celebration of divine service in their church.

May 12.  
York.

To him who supplies the place of the treasurer and to the barons of the exchequer. Order to acquit the king's clerk Adam de Herowynton, to whom the late king, on December 4, in the 31st year of his reign, committed the custody of the manor of Tatlyngton, in the county of Worcester, in the king's hands by reason of the madness of John Walraund, son and heir of William Walraund, for so long as it should be in the king's hands on this account, rendering therefore 16*l.* 0*s.* 3*d.* yearly, at which sum it was extended, of the said sum yearly from March 18, in the second year of the king's reign, when Walter de Gloucestre, then escheator beyond Trent, took the manor into the king's hands by virtue of his order to take all the lands of the said John's inheritance into his hands on account of John's death.

May. 16.  
Durham.

To Gilbert de Riston, keeper of the honour of Eye. Order to deliver to William de Maundevile a messuage, 80 acres of land, and 50*s.* of rent in Shatesham, Sudonne, Baudreseie, Aldertone, and Ramesholt, delivered to the said keeper by John Abel, escheator beyond Trent, by the king's order by writ of privy seal, the said escheator having certified the king that he took the lands into his hands because Thomas Talevace, who held them of the king as of the honour of Eye, then in the hands of Margaret, late countess of Cornwall, in dower, by the service of half a knight's fee, alienated them in fee to the said William and to Margaret his daughter, now deceased, without obtaining the king's licence, the escheator taking them into the king's hands although William made amend to the countess for her time :

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*Membrane 5—cont.*

the king, having pardoned the said William in consideration of a fine of 50s. ordered the escheator to deliver the lands to him, and he returned that he could not do so because he had, before the receipt of the writ, delivered them to the said keeper.

May 28. To the sheriff of Cornwall. Order to desist from hindering the abbot of  
Westminster. King's Beaulieu receiving 10 marks of yearly rent in the borough of Helleston, in the hundred of Keryet, Cornwall, by the hands of the reeves thereof, which he ought to receive by virtue of the charter of Richard, late earl of Cornwall, or to certify the king if there be any reason why the abbot ought not to receive the said sum.

May 26. To the chamberlain of North Wales. Order to cause all persons of his  
Durham. parts to know that the king intends shortly to send some of his subjects to hear all complaints against the king's ministers in those parts, and to do justice to those so complaining, and that the king wills that all so complaining shall be justly treated by his ministers without duress or wrong.

By K.

The like to the chamberlain of South Wales.

By K.

May 12. To John Abel, escheator beyond Trent. Order not to intermeddle  
York. further with the lands of Ivo de Keneton, and to restore the issues thereof, as it appears by inquisition that he held nothing of the king in chief at his death by reason whereof the custody of his lands ought to pertain to the king.

To the same. Like order concerning the lands of Walter le Keu of Northyevele.

May 3. To the same. Order to deliver to Aymer de Valencia, earl of Pembroke,  
York. the manors and lands whereof Dionisia, late the wife of Hugh de Veer, was seised at her death in her demesne as of fee, partly held of the king in chief and partly of other lords, as found by inquisition, whereby it appears that Aymer is her nearest heir and of full age, as well the lands that descended to her by the death of Dionisia de Monte Caniso, her grandmother, as by the death of William de Monte Caniso, her father.

By p.s.

May 26. To the sheriff of Essex. Order to supersede the arrest and the process  
Newcastle-on-Tyne. of exigent of Master Gilbert de la Bruere, Richard de Gosefeld, Richard de Bonyton, Oliver de Bonyton, Henry de Bockynge, Adam de Bockynge, chaplain, and Gilbert de Sharpenho, impleaded by John Buteturt for divers trespasses against him before Robert de Maddyngle and Robert de Reydon, justices appointed in this behalf by the king's writ, before whom the said sheriff maliciously returned that they were not found and had nothing in his bailiwick whereby they could be distrained, although they had sufficient lands therein, whereupon the king ordered him by writ of judgment to arrest them or to put them in exigent if they did not appear; they having found mainpernors in chancery to appear on the day named in the writ of judgment, to wit Richard Luvel, of the county of Northampton, Henry Gernet, of the sheriff's county, Walter de Skelton, of the county of York, John de Pertebrygge, of the county of Northumberland, Athelard de Weston and Thomas de Haverhill, of the sheriff's county, and Robert de Aylesbury, of the county of Buckingham.

By the archbishop of Canterbury and C.

To the king's bailiff of Penreth. Order to expend up to 20*l.* out of the king's fermes of his bailiwick upon the re-construction of two mills, two bakehouses, and a prison in Penreth, in the county of Cumberland, burnt and wholly destroyed by the Scotch rebels lately invading that county, and of a mill in Soureby swept away by inundation of the water running to the same.

By the archbishop.

## MEMBRANE 4.

- 1314.**  
**May 12.**  
**York.**  
 To John de Evre, escheator this side Trent. Order to cause Laurence Coterel and Alice his wife, daughter and heiress of William de Kendale, a tenant in chief of the late king, to have seisin of two parts of the manor of Derley, in the county of Derby, whereof the custody was committed by the late king to Ralph Coterel during Alice's minority, whose marriage the late king afterwards granted to the said Ralph, and of all lands whereof her father was seised in his demesne as of fee, as she has proved her age before Gerard Salveyn, late escheator this side Trent, and the king has taken fealty from Laurence for the same.
- May 26.**  
**Durham.**  
 To Walter Waldeshuf, the king's butler, or to his attorney at Southampton. Order to buy and provide at Southampton thirty tuns of wine over and above the five tuns that he has delivered out of the twenty tuns ordered to be delivered for the expenses of the household of Edward, the king's son, staying at Lutegarshale, and to deliver them to the sheriff of the county, to be carried by him to Lutegarshale, for the expenses of the said household. He is to inform the merchants from whom he buys the wine to come to the exchequer to receive payment.  
 By the archbishop of Canterbury and C.  
 To the mayor and bailiffs of Southampton. Order to be intendent and assistant to Walter or his attorney in this behalf.  
 Mandate in pursuance to the sheriff of Southampton.
- May 22.**  
**Newcastle-on-Tyne.**  
 To Geoffrey de Bulstrode, keeper of the manor of Fordyngton and the hamlet of Whitewell, in the county of Dorset. Order to expend up to 100s. in repairing the king's houses in the manor, and to take for this purpose twelve oaks fit for timber from the wood of the manor.  
 By the archbishop of Canterbury.  
 To Hugh le Despenser, keeper of the forest beyond Trent, or to him who supplies his place. Order to permit the said Geoffrey to take the aforesaid oaks.  
 To the sheriffs of London. Order to pay to the said Geoffrey the whole ferm due to the king for Queen Hythe in the city of London for the time that it has been in their custody, for certain affairs that the king has enjoined upon him.  
 By the archbishop.
- May 27.**  
**Newminster.**  
 To the justices in eyre in the county of Kent. Order to adjourn all matters touching Bartholomew de Badelesmere concerning the liberties claimed by him before the king until the octave of Michaelmas, the king, who previously ordered them to adjourn the above matter until the next parliament in the same manner as the matters touching Gilbert de Clare, earl of Gloucester and Hertford, wishing to shew favour to the said Bartholomew, now in Scotland in his service.  
 By the archbishop of Canterbury and C.
- June 7.**  
**Newminster.**  
 To Warin de Insula, constable of Wyndesore castle, or to him who supplies his place. Order to find necessaries for the maintenance of a *salto* and the stud (*equicii*) of the king stopping at Kenyngton, and to pay to their keepers their wages as usual in times past.
- June 8.**  
**Newminster.**  
 William son of Henry de Denkesbull, in the king's prison at Shrewsbury for the death of William Mayesone, has letters to the sheriff of Salop to bail him until the first assize.
- July 7.**  
**Newminster.**  
 To the sheriff of Devon. Order to cause a coroner for that county to be elected in place of Thomas de Filleghe, who is insufficiently qualified.  
 To John de Segrave, keeper of the forest this side Trent, or to him who supplies his place in the forest of Ingelwod. Order to deliver to the

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*Membrane 4—cont.*

bailliff of Peureth twelve oaks fit for timber for the re-construction of two mills, two bakehouses, and the king's prison at Penreth, burnt and destroyed by the Scots, and of a mill in Soureby carried away by flood.

By the archbishop of Canterbury.

May 27.  
Newcastle-on-Tyne.

To him who supplies the place of the treasurer and to the barons of the exchequer. Order to acquit the king's yeomen Roger Filiol and John de Carlesford, to whom the king committed the castle and manor of Great Framlyngham, with the hamlet of Hatheton, and the manors of Hoo, Saham, Donyngworth, Holesle, and Waleton, in the county of Suffolk, to hold during pleasure from Easter in the second year of the reign, rendering therefor yearly 400*l.*, of 38*l.* 11*s.* 10*d.* of the said yearly sum for the third year of the reign, as the king understands that they were unable to raise from the issues of the premises the said yearly sum within that amount.

By the archbishop of Canterbury.

June 6.  
Newminster.

To the same. Order to allow to the taxors and collectors of the twentieth and fifteenth in the county of Warwick 82*l.* 10*s.* 0*d.* paid by them by the king's order to John de Somery for his expenses in going to France in the king's company in May and June in the sixth year of his reign, as appears by an account made in the king's wardrobe at Westminster on February 10 last.

June 1.  
Newcastle-on-Tyne.

To the same. Order to acquit Ralph Coterel of 4*l.* 14*s.* 5½*d.* for the yearly ferm of two parts of the manor of Derleye, in the county of Derby, committed to him by the late king on February 13, in the 29th year of his reign, during the minority of Alice, daughter and heiress of William de Kendale, from 12 May last, when the king took the fealty of Laurence Coterel, the husband of the said Alice, and restored to them the said two parts.

June 8.  
Newminster.

To John Lambyn and Adam Lutekyn, late sheriffs of London. Order to pay to Laurence de Rustyton, the king's clerk, all the ferm due for Queen Hythe in the city of London for the time when it was in their custody, for certain of the king's affairs enjoined upon him.

By the archbishop of Canterbury.

June 12.  
Newminster.

To the sheriff of Somerset. Order to cause John de Fienles to have seisin of two parts of a messuage, 27 acres of land, 6 acres of meadow, and a moiety of 2 acres of pasture, and 8*s.* 4*d.* of rent in Mertok, which, it appears by inquisition, were held of him by Peter son of William de Mertok, outlawed for felony, as they have been in the king's hands for a year and a day. Richard de Chuselden and Walter de Skydemor had the king's year day and waste thereof, and ought to answer for the same.

June 8.  
Berwick-on-Tweed.

To the sheriff of Leicester. Order to cause a coroner for that county to be elected in place of Thomas de Meynil, who is incapacitated by infirmity.

June 7.  
Newminster.

To Hugh le Despenser, keeper of the forest beyond Trent, or to him who supplies his place. Order to deliver John Giffard le Boef, in the king's prison of Aylesbur[y] for trespass of vert and venison in the forest of Bernewode, in bail to twelve men of his bailiwick who shall mainpern to have him before the justices for pleas of the Forest when they come to those parts and that he will not hereafter forfeit in the king's forest, provided that he be not a habitual malefactor.

June 12.  
Newminster.

To John de Evre, escheator this side Trent. Order to deliver to Ellen, late the wife of Walter de Huntercombe, a tenant in chief, the following



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*Membrane 4—cont.*

of his knights' fees, which the king has assigned to her in dower with the assent of Nicholas de Huntercombe, his kinsman and heir: a fourth of a fee in Buirmor, in the county of Northumberland, held by William de Musco Campo, of the yearly value of 20*l.*; a fourth of a fee in Dychent, in the same county, held by John son of William de Dychent, of the yearly value of 20*l.*; an eighth of a knight's fee in Warynford, in the same county, held by Robert le Loker, of the yearly value of 40*s.*; a fourth of a knight's fee in Unthang', in the same county, held by Thomas de Rok, of the yearly value of 10*l.*; a twentieth of a knight's fee in Wollovere, in the same county, held by William Dryng, of the yearly value of 18*s.*

May 27. To the tenant of the late Templars' lands in Reyndon. Order to pay to  
Newcastle- the vicar of the church of Reyndon a yearly pension of two marks, which  
on-Tyne. the treasurer and barons have certified that he ought to receive, and has  
been wont to receive, in augmentation of the vicarage.

By the archbishop and C.

May 10. To the sheriff of York. Order to cause Adam de Horton to have seisin  
York. of a messuage, 6 acres of land, and  $\frac{1}{2}$  acre of meadow in Estpathenal,  
held of him by Nigel Maggesoue, outlawed for felony, as appears by  
inquisition, whereby it was found that the premises have been in the king's  
hands for a year and a day, and that Robert de Wodehous and John de  
Evre have had the king's year and day and ought to answer for the same.

June 8. To Hugh le Despenser, keeper of the forest beyond Trent, or to him  
Westminster. who supplies his place. Order to deliver to John de Dymmok, keeper of  
the king's manor of Great Rolyndright, four oaks fit for timber and eight  
cartloads of branches (*virgarum*) from the wood of Cornbury within the  
forest of Whicchewode, to repair therewith the houses of the said manor.

By the archbishop of Canterbury.

*MEMBRANE 3.*

June 7. To the sheriff of Buckingham. Order to cause a coroner for that  
Newminster. county to be elected in place of Walter Furcas, deceased.

To the mayor and bailiffs of Northampton. Order to pay to Robert de  
Crevequer the 65*l.* yearly for life that the late king granted him out of  
their ferm, and ordered them to pay to him.

June 10. To him who supplies the place of the treasurer and to the barons of the  
Newminster. exchequer. Order to allow the above sum to the mayor and bailiffs  
aforesaid, receiving from them the king's order to pay the said sum  
and Robert's receipt for same.

The like letters for the mayor and bailiffs for the allowance of the above  
sum separately for the fourth, fifth, and sixth years of the king's reign.

June 7. To him who supplies the place of the treasurer and to the barons of the  
Newminster. exchequer. Order to allow to the abbot and convent of Rameseye 60 marks,  
received by way of loan by the king's clerk John de Okham, out of the  
fine made by them at the exchequer for their present service for Scotland,  
the king having promised that such sum should be allowed to them out of  
the first payments due from them.

June 10. To John le Mareshal. Order not to intermeddle further with the  
Newminster. manor of Trene and 12*l.* of yearly rent in Nuthburne, committed to  
him during pleasure by the king, and to restore the issues of the same to  
William la Zusche of Richard's Castle, as it appears by inquisition taken

1314.

*Membrane 3—cont.*

by John Abel, escheator beyond Trent, that Alan la Zusche, deceased, held for life the said manor with the advowson of the chapel of the same, and the said yearly rent and the advowson of the church of Childyngton of the feoffment of William Poor of Swaveseye, chaplain, who enfeofed him thereof by a fine levied in the late king's court, with remainder after his death to the said William la Zusche and the heirs of his body, with remainder in default of such heirs to the heirs of the said Alan, and that the manor is held of Henry de Percy and the rent of Robert de Monte Alto by knight service.

The like to Richard de Belegrove concerning the manors of Swaveseye and Fulburn, in the county of Cambridge, and the advowson of the priory of Swaveseye, committed to him by the king.

To John Abel, escheator beyond Trent. Order to take into the king's hands the manor of Asheby la Zusche, whereof no mention is made in the inquisition taken by him concerning the lands of Alan la Zusche, deceased, which the king ordered him to take into his hands, and to make inquisition whether Alan held that manor at his death of the king in chief or of another, and if of the king, by what services he held it, etc., and what is the yearly value of the manor.

June 1. To the same. Order not to intermeddle further with the manor of  
Newminster. Wetherden, or the issues of the same, taken into the king's hands for the trespass committed by Roger de Scales, father of Ralph de Scales, who now holds the manor, in the time of Henry III. in acquiring it from Robert de Scales, who held it of Henry III. as of the honour of Boulogne, as it appears by inquisition that the manor is held of Robert de Scales by the service of half a knight's fee.

June 14. To Gilbert de Ruston, keeper of the manor of Hawele. Order to  
Berwick-on-Tweed. pay to Edmund son of Hugh de Treye, who holds, by charter of Edmund, late earl of Cornwall, the custody of the park and warren of Hawele, taking therefor yearly 45s. 6d. for his maintenance and a robe or half a mark by the hands of the bailiffs of the manor, the said yearly payments and the arrears of the same from the time of the said Gilbert's appointment, Edmund having complained that he withdraws the above payments from him although he and his father Hugh have hitherto received the said sums from the time of the charter.

June 1. To the sheriff of Hereford. Order to cause a coroner for that county to  
Newminster. be elected in place of William atte Wode, who has no lands in fee in that county of the yearly value of 100s. to qualify him.

June 24. To the sheriffs of London. Order to pay to Peter Fabre of Montpellier,  
Berwick-on-Tweed. keeper of the king's lion in the Tower, 6d. daily for the maintenance of the lion and 1½d. for his own wages, from Easter last until further orders.

June 14. To John Abel, escheator beyond Trent. Order to assign to Isabella,  
Berwick-on-Tweed. late the wife of Ed. le Archer, tenant in chief, dower of her husband's lands in the presence of Geoffrey his son and heir, upon her taking oath not to marry without the king's licence.

June 20. To the same. Order to assign to Alice, late the wife of Guy Guibaud,  
Berwick-on-Tweed. a tenant by knight service of the heir of John Wake, tenant in chief, who died a minor in the king's wardship, dower of her husband's lands in the presence of the attorney of queen Isabella, to whom the king granted the custody of John's lands during the minority of the said heir, upon her taking oath not to marry without the king's licence.

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*Membrane 3—cont.*

Like order to the same to assign dower to the said Alice of the lands held by her husband of the heir of William de Huntingfeld, tenant in chief, a minor in the king's wardship, upon her taking oath not to marry without the king's licence.

June 20.  
Berwick-on-  
Tweed.

To John Abel, escheator beyond Trent. Order, issued at the request of Thomas earl of Lancaster, not to intermeddle further with the manor of Sutton, in the county of Bedford, held in chief, taken into the king's hands because Alice, late the wife of William le Latymer, alienated the same to John de Kynardeseye, clerk, without the king's licence, as the said John has found security by Peter de Lymesye and Michael de Meledon to satisfy the king for the above trespass and to answer to him for the issues of the manor if any of them ought to pertain to the king.

By C.

June 28.  
Berwick-on-  
Tweed.

To the sheriff of Buckingham. Order to cause a verderer for the forest of Bernewode to be elected in place of John Darches, who is insufficiently qualified.

To the justices of the Bench. Order to permit Richard, abbot of St. Edmunds, to have cognisance of pleas touching the liberty of the town of St. Edmunds, as he asserts that he and his predecessors ought to have and have hitherto had such cognisance, so that such pleas ought to be pleaded before his ministers of that liberty.

June 24.  
Berwick-on-  
Tweed.

Stephen Pete, in the king's prison of Exeter for the death of John servant of Geoffrey de la Bogue and Walter son of John de la Wyche, has letters to the sheriff of Devon to bail him until the first assize.

*MEMBRANE 2.*

July 1.  
Berwick-on-  
Tweed.

To John Abel, escheator beyond Trent. Order not to intermeddle further with the lands of Nicholas de Longelond, or the issues of the same, as it appears by inquisition that he held nothing in chief at his death by reason whereof the custody of his lands ought to pertain to the king.

June 24.  
Berwick-on-  
Tweed.

To Roger Belere. Order not to intermeddle further with the manor of Asheby la Zusche by virtue of the commission to him of the lands of Alan la Zusche in the county of Leicester, and to deliver any issues thereof received by him to John Abel, escheator beyond Trent, whom the king lately ordered to take that manor into his hands because no mention of it was made in the inquisitions taken by him of the lands of the said Alan.

To John Abel, escheator beyond Trent. Order to deliver to William la Zusche of Richard's Castle the issues received by him from the manor of Trene, in the county of Sussex, and of 12*l.* of yearly rent in Nuthburne, and from the manors of Swaveseye and Fulburn, in the county of Cambridge, which the king lately ordered him to deliver to the said William.

July 3.  
Berwick-on-  
Tweed.

Richard de Rotheley, in the king's prison of Newcastle-on-Tyne for the death of Henry le Spicer, has letters to the sheriff of Northumberland to bail him until the first assize.

May 26.  
Newcastle-  
on-Tyne.

To the sheriffs of London. Whereas, owing to various arrests of goods of the merchants of King Henry III. by Margaret, late countess of Flanders, and of the merchants of Flanders made by the said king and by the late king, it was agreed between the late king and Guy, late count of Flanders, for himself and the said countess, that enquiry should be made as to the value of the goods so seized on both sides, and that the value of the goods of the Flemish merchants seized in England should go towards payment for the

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*Membrane 2—cont.*

goods of Englishmen seized in Flanders, and that the count should acquit the said king and his father against the Flemish merchants, and if the value of the goods seized in England were insufficient for the payment of the Englishmen for their goods seized in Flanders, then the count should make good the deficiency, with like clause for restitution by the king in case the English goods seized in Flanders were insufficient to satisfy the Flemish merchants for their goods seized in England; and it was found by inquisitions that the goods of the merchants of England, Ireland and Wales seized by the countess were worth 4,000*l.* sterling more than the Flemish goods seized in England; which sum the count did not pay, although often requested to do so; whereupon the late king ordered that 730 marks in which the mayor and community of the city of London were bound to certain burgesses of Ghent on behalf of Henry III., which he found deposited in a certain place, should be distributed to the said English merchants in part payment of the above 4,000*l.*; and the bailiffs and *échevins* of Ghent, at the procuration of their said com-burgesses, caused the wool and other goods of William de Luyton, Robert Person, Roger le Viroler, Richard de Wandsworth, William le Folour, Henry de Arderne, William de Kent, Hugh Pourt, John Gombaud, and Peter de Blakeneye, citizens of London, to be arrested to the value of 1,000*l.* sterling in the town of Sluys (*de Exclusis*) for the above 730 marks; whereupon the late king frequently requested the bailiffs and *échevins* to satisfy the said citizens for their goods so arrested, and to restore the said bond to the mayor and community of London; the late king afterwards, because the bailiffs and *échevins* sent many frivolous and untruthful replies to him and did not fulfil his request, desired Sir Robert de Beton, count of Flanders, to do justice herein; and the present king wrote to him requesting him to do speedy justice to the said citizens: because the said count has not done justice to them, as appears by the letters patent of the mayor and community of the city of London, the king now orders the sheriffs to arrest goods of the men of Ghent to the value of 1,000*l.* sterling, the estimated value of the above goods, and to keep the same until the said citizens have been satisfied, certifying the king of their proceedings herein.

By K.

June 24.  
Berwick-on-  
Tweed.

To him who supplies the place of the treasurer and to the barons of the exchequer. Order to acquit the master and brethren of the hospital of the poor and infirm of St. John the Baptist of Bruggewater of the tenth of the clergy of England imposed by pope Clement V. for six years, as it appears by the letters patent of J. late bishop of Winchester and O. late bishop of Lincoln that they have never contributed to any tenth granted to the king's progenitors, because their means are not sufficient for their maintenance.

John de Chagele, parson of the church of Scrayngham, in the king's prison at York for trespass of the forest of Galtres, has letters to John de Segrave, keeper of the forest this side Trent, or to him who supplies his place, to deliver him in bail to twelve mainpernors who shall mainpern to have him before the justices of the pleas of the forest when they come thither, if he be not a habitual malefactor in the king's forests.

*Vacated because otherwise below.*

July 4.  
Berwick-on-  
Tweed.

To him who supplies the place of the treasurer and to the chamberlains [of the exchequer]. Order to discharge John de Sandale and Thomas de Cantebrigge of the payments, expenses, and allowances made by them in the duchy [of Aquitaine], when they were appointed, after the death of Peter de Eylesfeld, by the late king to pay the expenses of his subjects engaged in his service in the duchy, which payments they have propounded before them by virtue of the king's order to him who supplies the place of the treasurer and to the barons of the exchequer to audit their accounts of their receipts and payments in this behalf, notwithstanding that they had no

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*Membrane 2—cont.*

commission from the late king to execute the premises, and to restore to them the letters of divers of those supplying the late king's place in the duchy in time of war and truce (*sufferencie*) for money lent to them in the duchy for the late king's affairs and afterwards paid by the said letters into the receipt of the exchequer; with all which sums and all others received by them jointly or severally in the duchy they have charged themselves at the exchequer and have answered in full for the same.

June 28. Hugh son of Hugh de la Hele, in the king's prison of Somerton for the death of William son of Matilda Gladewyse, has letters to the sheriff of Somerset to bail him until the first assize.

June 14. To Bartholomew de Badelesmere, constable of Bristol castle. Order to cause the houses, walls, gates, bridges, and palings of the castle to be repaired out of the ferm of the castle and town of Bristol, expending up to 100 marks.  
By the archbishop and C.

*Vacated because otherwise below.*

June 24. To the sheriff of Lincoln. Order to cause John son of Geoffrey Malet of Ireby to have seisin of a toft, 56 acres of land, an acre of meadow, and 5s. 6d. of rent in Ireby, which, it appears by inquisition, were held of him by John son of Robert de Rothewell, who abjured the realm for felony, as it appears by the said inquisition that they were in the late king's hands for a year and a day, and that they were held of the said John son of Geoffrey Malet, and that Peter de Haddeclif now holds them, and that Nicholas de Malemeyns had the king's year and day and ought to answer for the same.

To the same. Order to cause Emma de Hagh to have seisin of 34 acres of land and 3s. of rent in Ireby, which, it appears by inquisition, were held of her by John son of Robert de Rothewell, who abjured the realm for felony, by which inquisition it appears that they were in the late king's hands for a year and a day, and that Philip de Sixel now holds them, and that Nicholas de Malemeyns had the king's year and day and ought to answer for the same.

July 5. Henry atte Wode of Lekhampsted, in the king's gaol of Wyndesore for the death of William the chaplain of Brightwalton, has letters to the sheriff of Berks to bail him until the first assize.

July 5. To the sheriff of Wiltshire. Order to cause a verderer for the forest of Savernak to be elected in place of Nicholas Dymars, deceased.

To the sheriff of Norfolk. Order to cause a coroner for that county to be elected in place of John de Boyland, lately elected, who cannot attend to the duties of the office because he does not reside continuously within the county, and is appointed to keep the peace in the county of Suffolk.

June 14. To John de Segrave, keeper of the forest this side Trent, or to him who supplies his place. Order to deliver John de Chaggele, parson of the church of Scraynham, in York prison for trespass in the forest of Galtres, in bail to twelve mainpernors who shall mainpern to have him before the justices of the Forest when they come thither, if he be not a habitual malefactor in the king's forests.

To Bartholomew de Badelesmere, constable of Bristol castle and keeper of the town, or to him who supplies his place. Order to expend up to 100 marks out of the ferm of the castle and town in repairing the houses, walls, gates, bridges, and palings of the castle.  
By the archbishop and C.

July 6. To him who supplies the place of the treasurer and to the barons of the exchequer. Order to allow to S. bishop of Salisbury 100 marks in which he made fine before them for the present service of Scotland, in payment of the like sum lent to the king by the hands of his clerk John de Okham.

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*Membrane 2—cont.*June 8.  
Newcastle-on-Tyne.

To the collectors and receivers of the custom of wool, hides, and wool-fells in the port of London. Order to pay to Totto Guidi, merchant, 131*l.* 1*s.* 4*d.* paid by him to Blasius Aldebrandini of Siena (*de Senys*) for the king's debt to him for money and victuals delivered to men in the king's service in Scotland in the fifth and sixth years of the reign, as appears by two bills under the seal of the office of the chamberlain of Scotland made to Blasius and delivered into chancery by Totto, to be received from the issues of the said customs over and above the sums for which the king assigned the issues thereof to Ingelram de Maregny and the said Totto.

By K. on the precept of the archbishop of Canterbury.

*MEMBRANE 1.*June 20.  
Berwick-on-Tweed.

To John Abel, escheator beyond Trent. Order to assign to Alice late the wife of Guy Guibaud, a tenant by knight service of the heir of William de Huntyngheld, tenant in chief, a minor in the king's wardship, dower of her husband's lands, upon her taking oath not to marry without the king's licence.

June 13.  
Berwick-on-Tweed.

To Edmund Bacun, constable of Walyngford castle and keeper of the king's honour there. Order to pay to Hugh de Leomynystre, keeper of the wardrobe of Edward, earl of Chester, the king's son, all the issues of the castle and honour for the expenses of the king's son, until further orders.

July 5.  
Berwick-on-Tweed.

To John de Chelmersford and Walter de Mollesworth. Order not to intermeddle in any way with the goods and chattels of the late Gilbert de Clare, earl of Gloucester and Hertford, tenant in chief, in his manors and lands in their custody, but to permit the goods to remain in peace in the manors in the custody of those persons who had charge of them at the earl's death until his executors shall have ordained concerning the same as shall seem best to them for the health of his soul and according to his ordinance.

By p.s.

The like to be the following:

|                                          |   |
|------------------------------------------|---|
| Master Richard de Clare.                 | } |
| Richard de Rodeneye.                     |   |
| Ingelram Berenger.                       | } |
| Thomas de Usk.                           |   |
| Master Walter de Islepe.                 | } |
| Thomas le Botillere.                     |   |
| John Abel, escheator beyond Trent.       | } |
| John de Evre, escheator this side Trent. |   |

May 12.  
York.

To John Abel, escheator beyond Trent. Order not to intermeddle further with the hamlets of Trewalla and Bodbran and a rent of 26*s.* 8*d.* in Casakoghan, taken into the king's hands upon the death of Geoffrey de Bodebran, tenant in chief, as it appears by inquisition that he and Elizabeth his wife were jointly enfeoffed thereof by William de Bodbran by fine levied in the king's court, and that the hamlet of Trewalla is held of Thomas de la Hide, the hamlet of Bodebran of Baldwin le Flemmyng, and the rent of Matilda de Tony, and that Elizabeth continued her joint-seisin thereof until her husband's death.

May 15.  
Darham.

To the same. Order to assign dower to the said Elizabeth upon her taking oath not to marry without the king's licence.

June 13.  
Berwick-on-Tweed.

To him who supplies the place of the treasurer and to the barons of the exchequer. Order to cause W. archbishop of Canterbury to have his coindies (*cuneos*) and an exchange for the money made by them in Canterbury, with all liberties and profits, as his predecessors have had, by virtue of

1314.

*Membrane 1—cont.*

king's John's charter, restoring to him any issues of the same received since October 21 last, the king having granted him the issues of the archbishopric from that day.

June 14.  
Berwick-on-  
Tweed.

To the sheriff of Oxford and Berks. Order to pay to the king's yeomen John Lovel and Robert le Squier, whom the king is sending with two *haericii* berners, two *daemericii* berners, five ventrers, and one berceletar (*percenettarios*\*) and twenty-four *haericii* dogs, twenty-four *daemericii* running dogs, twenty-four greyhounds, and two bercelets to take fat venison (*pinguedinem*) in the present season in Wyndesore forest, their wages, to wit 12*d.* daily for the said John and Robert, 2*d.* daily for each of the *haericii* berners, ventrers, and berceletar, 1½*d.* daily for each of the *daemericii* berners, and ½*d.* a day for each of the dogs, greyhounds, and bercelets. He is also to deliver to the same John and Robert salt for the venison, and to find carriage for it to York.

The like to the following:

The sheriff of Essex, whither the king is sending the said John and Robert for the like purpose.

The sheriff of Southampton, whither the king is sending the said John and Robert to take venison in Wolmere forest.

The sheriff of Nottingham, whither the king is sending the said John and Robert to take venison in Shyrewode forest.

The sheriff of York, whither the king is sending the said John and Robert to take venison in the park of Brustewyk.

The constable of Knaresburgh castle, for the said John and Robert to take venison in Knaresburgh chace and the king's parks there.

Orders to the keepers of the various forests, chace, and parks aforesaid to counsel and aid the said John and Robert.

To the sheriff of York. Order to receive the venison from the said John and Robert, and to send it to Berwick-on-Tweed, there to be delivered to the keeper of the king's stores.

June 3.  
Newminster.

To him who supplies the place of the treasurer and to the barons of the exchequer. Order to assign to Robert de Malo Lacu, constable of the castles of Bollesover and of the Horston, 25*l.* 10*s.* 0*d.* yearly of the ferm of the borough of Derby, to be received from the bailiffs by him until he have been satisfied for 140*l.* 3*s.* 8½*d.*, the balance of 179*l.* 8*s.* 4*d.* due to him for the munition of the said castles, the king having previously ordered them to allow him 14*l.* 4*s.* 7½*d.* due from him for the arrears of the ferm of the castle of the Horston, and to cause payment or assignment to be made to him for the remaining 165*l.* 13*s.* 8½*d.* (*sic*), in execution whereof they have assigned to him 25*l.* 10*s.* 0*d.* of the ferm of Derby for the seventh year of the king's reign.

By p.s. [3023.]

June 25.  
Berwick-on-  
Tweed.

To John Abel, escheator beyond Trent. Order to deliver to queen Isabella the lands of Guy Guibaud, a tenant of the heir of John Wake, tenant in chief of the late king, together with the issues of the same and the body of his heir to be married without disparagement, the king having lately granted to her the custody of all the said John Wake's lands during the minority of his heir.

1313.

*MEMBRANE 28d.*

July 13.  
Westminster.

To the justices in eyre in the county of Kent. Order not to put William Inge in default by reason of the common summons of the eyre, as the king has ordered him to intend personally the common pleas in the king's Bench

\* Called *berceletarius* in the clause for payment of wages.

1313.

*Membrane 28d—cont.*

together with the other justices, so that he cannot be present at the day of common summons of their eyre. Witness: J. bishop of Bath and Wells.

By C.

July 12. To the sheriff of York. Order to make regard in the forest of Thomas,  
Westminster. earl of Lancaster, of Pykeryng' before the coming of the justices of the forest, so that it be made before Michaelmas. Witness: J. bishop of Bath and Wells.

[*Capitula.*]

July 14. William de Honyngham, parson of the church of Dounton, acknowledges  
Westminster. that he owes to Robert de Bardelby, clerk, 30*l.*; to be levied, in default of payment, of his lands and chattels in the county of Essex. Witness: J. bishop of Bath and Wells.

*Memorandum*, that the king, in returning from France, landed in the port of Sandwich on Monday before St. Margaret the Virgin, at vespers, in the seventh year of his reign, his affairs of Gascony with the king of France having been happily expedited. [*Fœdera; Parl. Writs.*]

July 17. To Roger le Brabazoun. Order not to leave London until the king  
Sandwich. have had speech with him, as he desires to have a conference with him and others concerning his affairs. [*Parl. Writs.*]  
The like to fourteen others. [*Ibid.*]

July 23. Adam son of Simon of the hundred of Rocheford and William le Botiller  
Westminster. of the same hundred acknowledge that they owe to Jollan de Dunolm', William de Pakelesham, and William de Nuttle, chaplain, executors of the will of Robert de Sancto Claro, 42*l.* 5*s.* 2*d.*; to be levied, in default of payment, of their lands and chattels in the county of Essex.

July 24. To the abbot and convent of St. Edmunds. Order to grant to the king's  
Westminster. clerk John de Sekford a suitable pension, they being bound, by reason of the new creation of the abbot, to grant a pension to one of the king's clerks until they shall have provided him with a suitable benefice. By p.s. [2573.]

—— *Memorandum*, that day is assigned in chancery, to wit, the quinzaine of the Nativity of St. Mary next, to Nicholas Neubaud, kinsman and heir of Walter de Huntercombe, to be present at the assignment of dower to Ellen, late the wife of the said Walter.

July 24. Robert de Monte Alto acknowledges that he owes to John de Handlo  
Westminster. 140 marks; to be levied, in default of payment, of his lands and chattels in the counties of Norfolk and Suffolk.

—— Ralph le Botiller puts in his place John de Hegham to receive in his name his purparty of the lands of the late Philip Marmyon, which Mary, wife of the said Philip, held in dower after his death.

July 26. John de Bryanzon acknowledges that he owes to John de Sandale, Walter  
Westminster. Moriz, and John de Cokermuth, executors of the will of John de Shadworth, 30*l.* 2*s.*; to be levied, in default of payment, of his lands and chattels in the county of Essex.

July 26. To J. bishop of Lincoln. Request that he will lend the king 500*l.* before  
Westminster. Sunday before the Assumption, in order to resist the threatened invasion of the realm by Robert de Brus and his adherents, certain of the prelates having promised the king at Westminster to lend him various sums for this purpose. [*Fœdera; Parl. Writs.*]



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*Membrane 28d—cont.*

The like to the bishop of Hereford for 300 marks, the bishop of Rochester for 100 marks, the bishop of Bangor for 100 marks, and the bishop of St. Asaph for 100*l.* [*Ibid.*]

To S. bishop of Salisbury. Request for the loan of 400 marks for the like purpose. [*Ibid.*]

The like to the bishop of Norwich for 400 marks, the bishop of Llandaff for 100 marks, the bishop of Ely for 400 marks, and the prior and convent of Christ Church, Canterbury, for 300 marks. [*Ibid.*]

Nicholas de Audele, Nicholas de Moeles, John le Rous, and Richard Byron acknowledge that they owe to Ralph de Monte Hermerii 900 marks; to be levied, in default of payment, of their lands and chattels in the counties of Stafford, Dorset, and Somerset.

*Cancelled on payment.*

John son of John de Radeclive of Elmedon acknowledges that he owes to Peter Pikot, knight, 100*s.*; to be levied, in default of payment, of his lands and chattels in the county of Essex.

Aug. 2.  
Windsor.

Peter de Duvedale acknowledges that he owes to Adam de Osgodeby, clerk, 40*s.*; to be levied, in default of payment, of his lands and chattels in the county of Lincoln.

*Cancelled on payment.*

*MEMBRANE 27d.*

July 26. John Abel acknowledges that he owes to Edmund Lambyn 50 marks; to Westminster. be levied, in default of payment, of his lands and chattels in the county of Kent.

July 25. To the sheriff of Norfolk. Order to pay to Richard de Walsingham and Westminster. Thomas de Snyterton, knights of the shire, their expenses for attending the parliament at Westminster in the quinzaine of St. John the Baptist, whence they returned on Friday after St. James the Apostle. [*Parl. Writs.*]

The like for the knights of seventeen other counties. [*Ibid.*]

Aug. 1.  
Windsor.

Henry Costentyn acknowledges that he owes to Thomas de Isham, parson of St. Nicholas Coldabbei, London, 52*l.*; to be levied, in default of payment, of his lands and chattels in the county of Bedford.

Giles de Chaunceus, knight, William de la Motte, and Thomas Bynortherne acknowledge that they owe to John le Rus of Felsted 13*l.* 10*s.* 5*d.*; to be levied, in default of payment, of their lands and chattels in the county of Essex.

Aug. 3.  
Windsor.

Laurence de Brok acknowledges that he owes to John de Langeton, parson of the church of Langeton, 8 marks 8*s.* and 4*d.*; to be levied, in default of payment, of his lands and chattels in the county of Hertford.

July 26.  
Westminster.

To W. archbishop of York. Summons to attend a parliament to be held at Westminster on Sunday after St. Matthew. [*Parl. Writs.*]

The like to the keeper of the archbishopric of Canterbury and of the see of London and to fourteen bishops. [*Ibid.*]

The like to the bishop of Bath and Wells. [*Ibid.*]

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*Membrane 27d—cont.*

The like to the bishop of Coventry and Lichfield. [*Ibid.*]

To the abbot of St. Augustine's Canterbury. Summons to attend the above parliament. [*Ibid.*]

The like to forty-seven abbots and priors and to the prior of the Hospital of St. John of Jerusalem in England and to the master of the order of Sempringham. [*Ibid.*]

To Thomas de Brotherton, earl of Norfolk. Summons to attend the above parliament. [*Ibid.*]

The like to nine earls and ninety-nine others. [*Ibid.*]

To the sheriff of Hereford (*sic*) and Essex. Order to send two knights from each county, two citizens from each city, and two burgesses from each borough to the above parliament. [*Ibid.*]

The like to all the sheriffs of England. [*Ibid.*]

To Robert le Brabazon. Summons to attend the above parliament to take council with others of the king's council. [*Ibid.*]

The like to twenty-nine others. [*Ibid.*]

*MEMBRANE 26d.*

Aug. 4. Warin de Bassingburn acknowledges that he owes to Walter, bishop of Windsor. Worcester, and Richard de Donnesle, executors of the will of William de Blyburgh, 9 marks; to be levied, in default of payment, of his lands and chattels in the county of Huntingdon.

*Cancelled on payment.*

Giles de Chaunceas (*sic*) acknowledges that he owes to Ralph de Blythe and John de Colkirk 200 marks; to be levied, in default of payment, of his lands and chattels in the county of Essex.

*Cancelled on payment.*

Richard de Sancto Edmundo, parson of the church of Melton near Birston, diocese of Norwich, acknowledges that he owes to John Ellerker, clerk, 5 marks; to be levied, in default of payment, of his ecclesiastical goods in that diocese.

Aug. 10. The abbot of Cumbermere acknowledges, for himself and convent, that he Windsor. owes to John Wyndeloke, merchant of Ypres, 11 sacks of wool, price of each sack 10*l.*; the price thereof to be levied, in default of payment, of his lands and chattels in the counties of Salop, Stafford, Derby, and Lancaster.

Aug. 13. Richard son of Geoffrey atte Hundrethe of Fairstede came before the Windsor. king, on Sunday after St. Laurence, and sought to replevy his land in Fairstede, taken into the king's hands for his default before the justices of the Bench against Matilda, late the wife of Robert le Whyn, of Fairstede. This is signified to the justices.

The said Richard came before the king, on the above day, and sought to replevy to Alice, late the wife of Geoffrey atte Hundrethe her land in Fairstede, taken into the king's hands for her default against the aforesaid Matilda. This is signified to the justices.

Aug. 12. To the sheriff of Lincoln. Order to proclaim the king's prohibition of Windsor. any earl, baron, knight, or other man-at-arms to tourney, bourd, joust, or

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*Membrane 26d—cont.*

seek adventures in his bailiwick or elsewhere in the kingdom, and to arrest all persons presuming to do so, as the king understands that many persons intend to do so in various parts of the kingdom. [*Fœdera.*]

The like to all the sheriffs of England. [*Ibid.*]

Aug. 9.  
Windsor.

To Robert de Kendale, constable of Dover castle and warden of the Cinque Ports. Order to permit the abbot of Vale Royal, who is setting out for his chapter-general at Cîteaux, to cross the sea from that port with twenty marks for his expenses. [*Fœdera.*]

The like in favour of the following abbots :

|             |                                              |
|-------------|----------------------------------------------|
| Cumbermere. | Combe ( <i>Cumba</i> ).                      |
| Ford.       | Blanchland ( <i>Alba Landa</i> ).            |
| Basingwerk. | Pool ( <i>de la Pola</i> ). [ <i>Ibid.</i> ] |

Aug. 15.  
Windsor.

George de Castello acknowledges that he owes to Robert de Harewedon, parson of the church of Thyngden, 100 marks; to be levied, in default of payment, of his lands and chattels in the county of Warwick and elsewhere.

Brother John, prior of Bodmin, acknowledges, for himself and his convent, that he owes to Master Hugh de Smalleie, clerk, 20 marks; to be levied, in default of payment, of his lands and chattels in the county of Cornwall.

Aug. 18.  
Windsor.

To Gilbert de Clare, earl of Gloucester and Hertford. Order not to go to Bristol with the object of besieging that town or doing aught else to the injury of the king's peace, as the king understands that he intends doing on account of the dissensions in that town. [*Fœdera.*]

The like to Bartholomew de Badelesmere. [*Ibid.*]

William atte Berne came before the king, on Tuesday before St. Bartholomew, and sought to replevy his land in Wilton, taken into the king's hands for his default before the justices of the king's Bench against Alice, late the wife of Walter de Neuburgh. This is signified to the justices.

Aug. 21.  
Windsor.

To the prior and convent of Trinity church, London. Request that they will grant to Simon le Messenger, who long served the late king and is now blind, suitable maintenance for himself and a groom in food and clothing, to be received by him whether staying within or without their said house, making letters patent under the seal of their chapter concerning the grant of the same.

William de Roseles acknowledges that he owes to Adam de Skelton, 26 marks; to be levied, in default of payment, of his lands and chattels in the county of York.

*MEMBRANE 25d.*

Aug. 13.  
Windsor.

To the abbot and convent of Whiteby. Request that they will lend the king 100*l.*, in order to resist the threatened invasion of the Scotch marches by Robert de Brus and his adherents. [*Fœdera; Parl. Writs.*]

The like to the archbishop of York, the dean and chapter of York, the bishop of Durham, and thirteen abbots and priors and convents, for various sums. [*Ibid.*]

Aug. 13.  
Windsor.

To the abbot and convent of Keynsham. Like request for the loan of 100 marks. [*Ibid.*]

The like to thirty-nine abbots and priors and convents, and the master of the order of the Sempingham. [*Ibid.*]

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*Membrane 25d—cont.*

Thomas Beaufur puts in his place Thomas de Evesham and Nicholas de Oxon[ia] to seek and receive in chancery 72*l.*, which the abbot of Wouburn acknowledged in chancery that he owed to him.

Aug. 16.  
Windsor.

To John Giffard of Brymesfeld. Order forbidding him to tourney, bourd, joust, or seek adventures, or to do any other feat of arms without the king's special licence.

By p.s.

[*Fœdera* ; *Parl. Writs.*]

The like to the following :

Gilbert de Clare, earl of Gloucester and Hertford.

Payn Tybotot.

John de Wylinton.

Bartholomew de Badelesmere. [*Ibid.*]

Sept. 6.  
Windsor.

To John de Insula. Order not to take the assizes that he has prefixed to take with others in the bi-shopric of Durham and in various northern counties, on certain days immediately after Sunday after St. Matthew, on which day the king has summoned a parliament at Westminster, which he is ordered to attend in person to take council with the king and others of his council.

By p.s.

[*Parl. Writs.*]

The like to Thomas de Fyssheburn. [*Ibid.*]

The like to Hugh de Louthur, Richard de Bernyngham, Adam de Middleton, and John de Donecastre, omitting the words "in the bishopric of Durham." [*Ibid.*]

Sept. 6.  
Windsor.

To R. bishop of Durham. Order to cause the taking of the assizes of novel disseisin instituted by Alan de Tesdale and by Peter de la Haye against Guy de Bello Campo, earl of Warwick, concerning certain teuements within the bishop's liberty, to be superseded until after the parliament summoned to be held at Westminster on Sunday after St. Matthew, which the king has ordered the earl to attend, the assizes having been already superseded by virtue of the king's order until Friday after the said feast, on account of the parliament summoned to be held at Westminster in the quinzaine of the Nativity of St. John the Baptist last. [*Parl. Writs.*]

*MEMBRANE 24d.*

Sept. 8.  
Windsor.

Richard son of Adam le Spicer of Aylesbury acknowledges that he owes to John de Aldeswell the younger of Aylesbury 60*l.*; to be levied, in default of payment, of his lands and chattels in the county of Buckingham.

Sept. 8.  
Windsor.

To the sheriff of Northampton. Order to make proclamation prohibiting any earl, baron, knight, or other man-at-arms to tourney, bourd, joust, etc., at Brackele or elsewhere within the kingdom without the king's special licence, and to arrest those doing so. [*Fœdera.*]

Sept. 10.  
Windsor.

To the abbot and convent of St. Denis in France. Request that they will admit into their house Peter Lespicer, the bearer hereof, who served the late king, and that they will deliver to him during his life reasonable maintenance in food and clothing and other necessaries according to the requirements of his estate, making letters patent under their chapter seal granting the same to him.

By p.s. [2794.]

*Memorandum*, that Roger de Pedewardyn, knight, came into the king's chancery in Wyndesore castle, on Tuesday after the Nativity of St. Mary, and sought to replevy his woods of Westhurst, Shete, and Esthurst, which

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*Membrane 24d—cont.*

are within the bounds of the king's forest of Wyndesore, taken into the king's hands by Sir Hugh le Despenser, keeper of the forest this side Trent; and the bishop of Worcester, keeper of the great seal, omitted to grant him a writ until he had spoken with the said Sir Hugh concerning the reason for taking the woods into the king's hands.

Sept. 10.  
Windsor.

To Edmund, earl of Arundel. Order forbidding him to tourney, bound, or joust at Brackele, where the king understands he is about to meet with other men-at-arms, or elsewhere in the kingdom, without the king's special licence.

By K.

[*Fædera.*]

The like to the following :

Thomas, earl of Lancaster.

Gilbert de Clare, earl of Gloucester and Hertford.

Humphrey de Bohun, earl of Hereford.

Guy de Bello Campo, earl of Warwick. [*Ibid.*]

Sept. 16.  
Windsor.

To Thomas, earl of Lancaster. Order forbidding him to tourney, etc., at Brackele, where he is preparing to tourney this instant Wednesday, or elsewhere within the realm. The king is sending his clerks Hugh de Burgo and John de Merton and his serjeants-at-arms Arnald de Sancto Martino and Owen Gogh, the bearers of the presents, to explain this inhibition to him more fully.

By p.s. [2799.]

[*Fædera.*]

The like to the following :

Gilbert de Clare, earl of Gloucester and Hertford.

Guy de Bello Campo, earl of Warwick.

Edmund, earl of Arundel.

John de Warennia, earl of Surrey.

Humphrey de Bohun, earl of Hereford. [*Ibid.*]

Sept. 21.  
Windsor.

Master Richard Berard came before the king, on Friday the feast of St. Matthew the Apostle, and sought to replevy to the prioress of Harewold her land in Wydenham, taken into the king's hands for her default before the justices of the Bench against William de Pynkeneye and Joan his wife. This is signified to the justices.

Aug. 7.  
Windsor.

To the master of the Hospital of St. John of Jerusalem. Request to aid in procuring the release of Giles de Argenteyn, knight, who was, as the king learns, captured on a voyage to the island of Rhodes by the men of that island, who are commonly called 'maleveisine,' and imprisoned at Salonica (*Salenyque*), as the king is informed that the master of the hospital can aid the delivery of the said knight more than any one else.

[By p.s. 2772.]

To the preceptor of the Hospital of St. John of Jerusalem. Request that he will send letters to the master of the order urging him to procure the release of the above knight.

[By p.s. 2772.]

To the *podestà* and community of the city of Genoa. Request that they will aid in procuring the release of the said knight, as the king learns that the merchants of that city are conversant with the abovesaid men, and are more able to aid and procure his release than any others.

[By p.s. 2772.]

Sept. 22.  
Westminster.

Michael de Cruket acknowledges that he owes to John de Chelmesford, clerk, 30*l.*; to be levied, in default of payment, of his lands and chattels in the county of Somerset.

John Filiol acknowledges that he owes to Laurence de Brok 200 marks; to be levied, in default of payment, of his lands and chattels in the county of Essex.

*Cancelled on payment.*

1313.

*Membrane 24d—cont.*

John de Renham of Longewik acknowledges that he owes to John de Ryngwode, rector of the church of Hakebourn, 80 marks; to be levied, in default of payment, of his lands and chattels in the county of Buckingham.

*Vacated, because otherwise below.*

Isabella late the wife of Hugh Bardorlf (*sic*) puts in her place Roger de Wyk and Walter de Wynefeld or either of them, to seek and receive in chancery restitution of her lands in Emelesworth and Warblynton, taken into the king's hands for certain causes.

Sept. 24.  
Westminster.

John de Renham of Longewik acknowledges that he owes to John de Ryngwode, rector of the church of Hakebourn, 80 marks; to be levied, in default of payment, of his lands and chattels in the county of Buckingham.

*Cancelled on payment.*

Ralph son of William puts in his place John de Stapelton to sue before the king's council for livery of the lands that Walter de Huntercombe held for life of the inheritance of John de Yeland, which ought to remain to Ralph by virtue of a fine levied in the late king's court.

Oct. 2.  
Sheen.

John de Lavynton came before the king, on Tuesday after Michaelmas, and sought to replevy his land in Estyep', taken into the king's hands for his default before the justices of the Bench against Joan late the wife of Thomas de London. This is signified to the justices.

Nicholas de Stanton came before the king, on the said day, and sought to replevy to Master John de Burgh the said John's land in Heyden, taken into the king's hands for his default before the justices of the Bench against Hugh le Rous and Ellen his wife. This is signified to the justices.

Oct. 3.  
Sheen.

William Wolny came before the king, on Wednesday after Michaelmas, and sought to replevy to Thomas le Smale and Clarice his wife their land in Esshesdon, taken into the king's hands for their default before the justices of the Bench against Simon de Cuttyngden and Ela his wife. This is signified to the justices.

Geoffrey de Say, knight, acknowledges that he owes to Jordan de Longeleic of London, merchant, 62*l.* 7*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in the county of Kent.

The prior of Bernewell acknowledges that he owes to the king 18*l.* 3*s.* 6*d.*; to be levied, in default of payment, of his lands and chattels in the county of Kent.

*Memorandum*, that this recognisance was made for the executors of the will of Thomas de Melton, late keeper of the Templars' lands and of the lands of the bishop of Chester in the counties of Cambridge and Huntingdon, in part payment of certain debts due to the king from the said Thomas.

*Cancelled upon payment, acknowledged by William de Melton, one of the executors of the said Thomas.*

Oct. 4.  
Sheen.

William son of Richard came before the king, on Thursday after Michaelmas, and sought to replevy his land in Lyham, taken into the king's hands for his default before the justices of the Bench against Hugh de Lyham. This is signified to the justices.

Richard Jordan of Cadendon acknowledges that he owes to Walter de Plassh 75*s.*; to be levied, in default of payment, of his lands and chattels in the county of Hereford.

Robert Pilet of Buntingford acknowledges that he owes to Edmund Cosyn of London 8*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

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*Membrane 24d—cont.*

William le Botiller of Weryngton acknowledges that he owes to Robert de Cliderhou, clerk, 20 marks; to be levied, in default of payment, of his lands and chattels in the county of Lancaster.

Bartholomew de Daneleyrs and John de Loudham acknowledge that they owe to Thomas de Brotherton, earl of Norfolk, 60*l.*; to be levied, in default of payment, of their lands and chattels in the county of Suffolk.

Oct. 17.  
Sheen.

John Fryday, chaplain, acknowledges that he owes to John de Burstowe, knight, 100*s.*; to be levied, in default of payment, of his lands and chattels in the county of Surrey.

*MEMBRANE 23d.*

Sept. 22.  
Westminster.

To the sheriff of York. Order to arrest all persons executing any commissions to weaken the king's collation of Richard de Cornubia to the prebend of Northneubald in St. Peter's church, York, which he has long possessed in peace, as the king understands that certain persons have procured commissions to divers judges in his bailiwick in prejudice of the king's right in order to annul the above collation. By p.s.

To the dean and chapter of St. Peter's York. Order forbidding them to attempt anything regarding the above collation without consulting the king, the cognisance of this matter pertaining to him alone, as the king understands that certain persons have procured commissions to be sent to the dean and chapter to annul the collation. By p.s.

The like to the following :  
Master Leonard de Garcino.  
Pandulph de Sabell'.

Sept. 23.  
Sheen.

Peter de Helewelle came before the king, on Friday after St. Matthew the Apostle, and sought to replevy to William son of Eudo la Zusche the said William's land in Eyton, taken into the king's hands for his default before the justices of the Bench against Robert de Alegate. This is signified to the justices.

Sept. 24.  
Westminster.

To R. count of Flanders. The king has received complaint from Richard Randolf, burghess of Great Yarmouth, that certain malefactors of Sluys (*de Exclusia*) in Flanders entered his ship called '*la Welifare*' of Yarmouth, laden with wines and other goods of great value, on the sea near the port of Dover on Monday before the Ascension last, slew William Barefot, master of the ship, and fifteen other mariners then in the same, and took and carried away the ship, value 150*l.*, and the wines and goods in her, value 81*l.* 10*s.* 0*d.* sterling; whereupon, at the suit of the said Richard, the king caused inquisition to be made by the mayor and bailiffs of Dover concerning the robbery; whereby it was found that thirty-two men coming from Flanders to Dover in a ship called '*Gruresbergh*' of Sluys, attacked the said Richard's ship called '*la Welifare*' on the sea near Dover, slew the master and fifteen men, and took the ship and her cargo, and that seventeen of them took the ship to Scotland to the king's enemies, and that the other fifteen took the wine and other goods with them in their ship called '*Grusebergh*' to Sluys: the king therefore requests the count to cause justice to be done to the said Richard in this matter, so that it may not behove the king to provide him with another remedy. He is to certify the king of his proceedings by the bearer hereof.

Thomas de Codelowe, parson of the church of Cherlewode, diocese of Winchester, and John de la Puyle, knight, acknowledge that they owe to

1313.

*Membrane 23d—cont.*

Hugh le Despenser the elder 20*l.*; to be levied, in default of payment, of their lands and chattels in the county of Southampton.

The said Thomas acknowledges that he owes to the said John 20*l.*; to be levied, in default of payment, of his lands and chattels in the county of Southampton.

Oct. 4.  
Sheen.

Michael le Bret of London acknowledges that he owes to Geoffrey son of Warin 100*s.*; to be levied, in default of payment, of his lands and chattels in the county of London.

William de Gretton, clerk, acknowledges that he owes to Gilbert de Ebor[aco], clerk, 23 marks; to be levied, in default of payment, of his lands and chattels in the county of Suffolk.

*Cancelled on payment.*

Oct. 5.  
Westminster.

Master Hugh Sampson came before the king, on Friday after Michaelmas, and sought to replevy his land in Pilton and Morcote, taken into the king's hands for his default before the justices of the Bench against Richard son of Simon de Bernardeshil, Robert and John his brothers, and John son of Simon son of Simon de Bernardeshil. This is signified to the justices.

Ralph de Shirle acknowledges that he owes to Ralph de Crophill 20 marks; to be levied, in default of payment, of his lands and chattels in the county of Derby.

Enrolment of release from Beatrice, late the wife of Robert de Hoo, to Sir William de Bereford, knight, the elder, of her right in the manor of Clopton near Crawedene, in the county of Cambridge, with the advowson of the church. Witnesses:—Sir Henry Tyeis, knight; Gilbert de Ellesfeld, knight; John brother of the said Gilbert, knight; Richard de Louches; Roger de Stowe; Robert de Aldenham; John de Padyngton; Edward de Warrewyk; Hamo atte Welle. Dated in the parish of St. Clement Danes without the bar of the New Temple, London, on Sunday after the octaves of Michaelmas, 7 Edward II.

*Memorandum*, that she came into chancery and acknowledged the above deed.

Oct. 7.  
Westminster.

William Talebot, parson of Westbury church, acknowledges that he owes to Richard de Ayremynn, parson of the church of Menstreworth, 20 marks; to be levied, in default of payment, of his lands and chattels in the county of Hereford.

*Cancelled on payment.*

William le Latymer, to whom the king granted the custody of the land and heir of Hugh de Poynz and the marriage of the heir, came into chancery at Westminster, on October 8, and offered marriage to Nicholas son and heir of the said Hugh, to wit Joan daughter of John le Latymer, in the presence of Henry de Bello Monte, Nicholas de Segrave, Ralph son of William, John de Crumbwell, Gerard Salvain, John de Evre, William de Ferariis, John de Creppingges, knights, and others.

Oct. 8.  
Westminster.

William Achard, parson of the church of Hadestok, diocese of London, acknowledges that he owes to Walter de Sancto Andrea of Eshedon, 19*l.*; to be levied, in default of payment, of his lands and chattels in the county of Essex.

To the bailiff of the honour of Tikhill. Order not to distrain Margaret, late the wife of George de Sancto Johanne, for homage and fealty for the lands held by her of that honour, as the king has taken her homage and fealty.



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*Membrane 23d—cont.*

The like for the following :

Baldwin de Colne.

John de Bevercotes.

Oct. 7. Elias de Wheteleye, clerk, has the king's letters to Master Gilbert de Westminster. Segrave, elect confirmed bishop of London, to have the yearly pension due to one of the king's clerks by reason of his new creation as bishop of London.

Geoffrey de Hakenesse, clerk, has letters to the abbot and convent of St. Mary's York to have the yearly pension due to one of the king's clerks by reason of his new creation as abbot.

Bertinus Bacun acknowledges that he owes to Henry de Threlkeld 13 marks; to be levied, in default of payment, of his lands and chattels in the county of York.

Walter le Vavassour acknowledges that he owes to William de Thorntoft, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in the county of York.

Robert Malet, knight, acknowledges that he owes to Walter de Sancto Andrea 40*s.*; to be levied, in default of payment, of his lands and chattels in the county of Buckingham.

*Memorandum*, that William le Latymer, to whom the king granted the custody of the land and heir of Hugh de Poinz, deceased, tenant in chief, together with the heir's marriage, came into chancery at Westminster, on October 8, and offered marriage to Nicholas son and heir of the said Hugh, to wit, Joan daughter of John le Latymer, in the presence of Henry de Bello Monte, Nicholas de Segrave, Ralph son of William, John de Crumbwell, Gerard Salvayn, John de Evre, William de Ferariis, and John de Creppingg'.

*MEMBRANE 22d.*

Enrolment of grant from Katharine de Audeleie to James de Perrers, knight, and Ela his wife, her daughter, of the castle and town of Thlanan-devery in Wales, with the commote of Hirnirn and the commote of Pervet, and all appurtenances of the castle, town, and commotes; with remainder to the king in case they die without an heir. Witnesses: Sir Richard, bishop of Hereford; Sir John de Kemeseic, treasurer of Hereford; Sir James de Henleie, canon of Hereford; Sir William, vicar of Ledebury; Sir Walter de Lugwardyn, rector of the church of Monesleie; William Esgar and Robert le Chaumberlein. Dated at Ledebury, on Monday before St. Nicholas the Confessor, 6 Edward II.

*Memorandum*, that James did homage to the king, on October 10, in the seventh year of his reign, for the lands abovesaid.

Oct. 12. John de Hegham of Wymbisshe acknowledges that he owes to Thomas Westminster. de Ulyngg' 200 marks; to be levied, in default of payment, of his lands and chattels in the county of Essex.

John de Chippelegh acknowledges that he owes to Walter de Meryet 200*l.*; to be levied, in default of payment, of his lands and chattels in the county of Somerset.

*Memorandum*, that John de Evre, escheator beyond Trent, came into chancery, on Monday after St. Luke, before Sir Adam de Osgodeby, keeper of the rolls of the chancery, and Sir Robert de Bardelby and William de Ayremynn, and other clerks of the chancery, and confessed that he had lost

1313.

*Membrane 22d—cont.*

his seal wherewith he was wont to seal inquisitions and writs to be returned into the chancery, praying that henceforth no faith be given to the said seal. [*Parl. Writs.*]

Nicholas Trymenel acknowledges that he owes to John Giffard of Weston 260*l.*; to be levied, in default of payment, of his lands and chattels in the counties of Buckingham, Warwick, Northampton, and Oxford.

John son of Richard le Clerk of Aston and Robert de Warrewyk acknowledge that they owe to Isabella, late the wife of Richard le Clerk of Aston 12*l.*; to be levied, in default of payment, of their lands and chattels in the county of Worcester.

Oct. 18. John son of John Gernoun acknowledges that he owes to Stephen de Westminster. Segrave 20*l.*; to be levied, in default of payment, of his lands and chattels in the county of Oxford.

*Cancelled on payment.*

William de Loppedell', vicar of Byxle, diocese of Chichester, and Thomas de Loppedell', parson of the church of St. Bride (*Brigid'*), London, acknowledge that they owe to Nicholas de Langeton 20*l.*; to be levied, in default of payment, of their lands and chattels in the county of Sussex.

*Cancelled on payment.*

Enrolment of obligation of Adam de Waltham to Master Ralph de Waltham Sancti Laurentii his brother in 40*s.* of yearly rent to be received from his lands in Waltham St. Laurence. Witnesses: John de Benham, John de la Bere, John de la Wydezate, John Medwyue, John de Benetfeld. Dated at London, on Wednesday after St. Edward the king, 7 Edward II.

*Memorandum*, that Adam came into chancery at Westminster, on October 19, and acknowledged the above deed.

Oct. 12. To Andronicus, emperor of Constantinople. Request that he will order Westminster. the release of Giles de Argenteym, knight, captured by men of the emperor's power whilst on a voyage to the island of Rhodes, and imprisoned at Salonica (*Salenyque*); writing back by the bearer hereof what he has done herein. [*Fœdera.*]

To Michael, emperor of Constantinople. Like letter, with addition of request that he will use his influence with his father the emperor A[ndronicus] to procure the speedy release of the said Giles. [*Fœdera.*]

To the empress of Constantinople. Like letter. [*Ibid.*]

To the marquess of Montferrat (*Montis Ferrandī*). Request that he will direct letters to his father the emperor A[ndronicus] for the release of the said Giles and deliver them to the bearer of the presents. [*Ibid.*]

Like letters, '*mutatis mutandis*,' to the following:

Frederick, king of Sicily.

The count of Lancia.

Sir Charles de Flisco.

Sir Episci Spynle.

Sir Conrad de Orye.

Sir Bernabo de Orye. [*Ibid.*]

Thomas son of Robert de Boulton acknowledges that he owes to Ralph son of William de Grymthorp 600 marks; to be levied, in default of payment, of his lands and chattels in the county of York.

Oct. 15. Stephen son of Philip le Draper of Maldon acknowledges that he owes to Westminster. Seman de Onesie 20 marks; to be levied, in default of payment, of his lands and chattels in the county of Essex.

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*Membrane 22d—cont.*

Michael de Meldon acknowledges that he owes to John de Gyse, knight, 20*l.*; to be levied, in default of payment, of his lands and chattels in the county of Norfolk.

*Cancelled on payment.*

Cicely de Wetheresfold acknowledges that she owes to Robert de Chedde-worth 12*l.* 9*s.* 4*d.*; to be levied, in default of payment, of her lands and chattels in the county of Surrey.

*Cancelled on payment.*

William Rossel, lord of Deneby, acknowledges that he owes to John de Cotun, citizen of London, 40*l.*; to be levied, in default of payment, of his lands and chattels in the county of Derby.

Oct. 15.  
Westminster.

John de Say of Mertok acknowledges that he owes to Reginald de Sancto Claro 100*s.*; to be levied, in default of payment, of his lands and chattels in the county of Somerset.

—

Philip de Esteneie puts in his place Henry le Hunte to sue in his name for livery of the manor of Esteneie, lately taken into the king's hands by the escheator this side Trent, to do and receive what the court shall consider.

Oct. 20.  
Westminster.

Roger de Clungunford and Ralph Prudfot acknowledge that they owe to Thomas de Kirkeby, clerk, 20 marks; to be levied, in default of payment, of his lands and chattels in the county of Stafford.

*Cancelled on payment.*

John Neuman of Puddingnorton acknowledges that he owes to Henry de Edenestowe, clerk, 31 marks; to be levied, in default of payment, of his lands and chattels in the county of Norfolk.

Geoffrey Roger acknowledges that he owes to Master Richard de Stanho 60*l.*; to be levied, in default of payment, of his lands and chattels in the county of Kent.

William de Ferariis acknowledges that he owes to John de Cotonn, citizen of London, 200*l.*; to be levied, in default of payment, of his lands and chattels in the county of Leicester.

*MEMBRANE 21d.*

Oct. 20.  
Westminster.

Thomas son of Thomas de Multon of Gilleland acknowledges that he owes to Henry de Hakethorne of Lincoln 10 marks; to be levied, in default of payment, of his lands and chattels in the counties of Cumberland and Westmoreland.

Maurice de Berkele, Richard Dammory, and William de Wanton acknowledge that they owe to John Mautravers 500 marks; to be levied in default of payment, of their lands and chattels in the county of Gloucester.

John Mautravers the younger acknowledges that he owes to Maurice de Berkele 500 marks; to be levied in, default of payment, of his lands and chattels in the counties of Berks and Dorset.

Enrolment of deed of John de Bray, son and heir of John de Bray, witnessing that whereas Roger de Pedewardyn had granted to his father the manors of Burton, in the county of Lincoln, and of Clipeston, in the county of Northampton, for the term of Roger's life in order to make

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*Membrane 21d—cont.*

security to Alice, wife (*compaigne*) of the said Roger for divers disputes (*destaunces*) between him and her, so that she might securely dwell in the said manors and take the profits thereof for maintenance of herself and children without disturbance from Roger; by reason whereof John or his father had no estate in the said manors; wherefor the said John renounces to Roger and Alice all manner of actions that he might have in the manors by reason of the said deed or by reason of any estate or seisin thereof that he or his father might have had. Witnesses; Sir William de Ros; Sir Bartholomew de Badelesmere; Sir Peter le Blount; Sir John de Heryngaud; Sir John de Neville. Written at London, on Saturday after Michaelmas, 7 Edward II. *French.*

Oct. 20. John Gereberd acknowledges that he owes to Nicholas de Purshute 100s.;  
Westminster. to be levied, in default of payment, of his lands and chattels in the county of Wilts.

Walter de Skydemor acknowledges that he owes to John de Gouyz 10 marks; to be levied, in default of payment, of his lands and chattels in the county of Wilts.

Oct. 25. Ralph de Sicca Villa acknowledges that he owes to Stephen de Segrave  
Westminster. 20l.; to be levied, in default of payment, of his lands and chattels in the county of Leicester.

Ponsardus de Monte Martini, parson of the church of Westbrigg, diocese of Norwich, acknowledges that he owes to James de Anisio 20 marks; to be levied, in default of payment, of his lands and chattels in the county of Suffolk.

John de Trillawe, clerk, Richard de Hauville, and John de Godefrey acknowledge that they owe to Hugh de Lopham, clerk, 92 marks; to be levied, in default of payment, of their lands and chattels in the county of Suffolk.

Hugh de Lopham, clerk, acknowledges that he owes to John de Trillawe 200 marks; to be levied, in default of payment, of his lands and chattels in the county of Norfolk.

Oct. 27. Richard, parson of Brechamtottes, diocese of Norwich, acknowledges that  
Westminster. he owes to Roger de Waltham of Melton Mumbay 40l.; to be levied, in default of payment, of his lands and chattels in the county of Norfolk.

William de Driffeld acknowledges that he owes to William de Ayremynne, clerk, 4l.; to be levied, in default of payment, of his lands and chattels in the county of Northumberland.

*Cancelled on payment.*

Edmund de Kendale acknowledges that he owes to Manent Francisci, of the society of the Bardi, 46s. 8d.; to be levied, in default of payment, of his lands and chattels in the county of Middlesex.

Ralph de Gorges acknowledges that he owes to Hugh Drunal 1,000l.; to be levied, in default of payment, of his lands and chattels in the county of Somerset.

Hugh Drunal acknowledges that he owes to Ralph de Gorges 1,000l.; to be levied in default of payment, of his lands and chattels in the county of Somerset.

*Cancelled on payment.*

Gerald Salvayn acknowledges that he owes to Adam de Osgodeby 125l. 14s. 2d.; to be levied, in default of payment, of his lands and chattels in the county of York.

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*Membrane 21d—cont.*

Enrolment of release by John Burgeis, son of John Burgeis of Chelmeresford, to Sir John de Chelmeresford of his right in a messuage, 18 acres of land, one acre of meadow, and 8s. 11½d. of yearly rent, with the rent of half a pound of cumin and a clove gillyflower in Chelmeresford and Southwode, and in all that belonged to the releasor's father and to Margaret his mother in the said towns. Witnesses: Sir John Giffard of Brimmesfeld, knight; Roger Tyrel, knight; Giles de Bello Campo, knight; Gilbert de Sancto Audeno, knight; Adam Brom; Nicholas de Marreis; Peter Child. Dated at Chelmeresford, on Sunday after the Invention of the Holy Cross, 2 Edward II.

*Memorandum*, that the aforesaid John Burgeis came into chancery at Westminster, and acknowledged the above deed.

Oct. 30. William de Depingge acknowledges that he owes to Richard de Dunlewe  
Westminster. 40l.; to be levied, in default of payment, of his lands and chattels in the county of York.

*Memorandum*, that the chancellor took these two recognisances.

Richard de Dunlewe acknowledges that he owes to William de Depingge 40l.; to be levied, in default of payment, of his lands and chattels in the county of York.

Enrolment of deed of Walter Reginaldi, master of the hospital of St. Leonard York, and the brethren of the same, granting to Peter Galeys, clerk, son of John Galeys, called 'Vanne,' citizen of London, in acknowledgment of the great benefits conferred by him upon the hospital, of a yearly rent of 40s. for his life, to be paid at Bermundseye near London, the payment thereof to begin at Michaelmas next. Witnesses: Sir Henry de Percy, knight; Sir John de Moubray, knight; Sir Gerard Salvayn, knight; Sir John de Evre, knight; Master William de Briston, archdeacon of Gloucester; Master John de Nassington; Master Peter de Dene; Sir John de Merkingfeld; Sir William de Cusancia; Nicholas le Flemmyng; Thomas le Aguller; John de Wodeburgh, clerk. Dated at St. Leonard's, York, March 5, 1312 (-13).

Nov. 1. John Paynel acknowledges that he owes to Robert de Aspale 20 marks;  
Westminster. to be levied, in default of payment, of his lands and chattels in the county of Suffolk.

Henry de Wylie acknowledges that he owes to Master Henry de Clif, clerk, 24 marks; to be levied, in default of payment, of his lands and chattels in the county of Buckingham.

Nov. 7. John, vicar of the church of Asselheby, diocese of Lincoln, and Philip la  
Westminster. Zousche acknowledge that they owe to Henry Terry of Brackels 40l.; to be levied, in default of payment, of their lands and chattels in the county of Northampton.

*MEMBRANE 20d.*

Enrolment of deed of Henry de Percy, lord of Semere, witnessing that whereas Gilbert, abbot of Haghemon, was lately bound to him, for himself and his convent, in divers sums of money, he has received from him on this day all sums of money due by bond or by recognisances made in the king's court, and wills that all bonds and recognisances between them shall be cancelled. Dated at London, on Thursday the feast of All Saints, 7 Edward II.

Enrolment of deed of the said Henry, acknowledging in like manner receipt from Edmund, earl of Arundel, son and heir of Richard the late earl, of the sums of money in which he was bound for his father's debts. Dated at London, All Saints' day, 7 Edward II.

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*Membrane 20d—cont.*

Nov. 14. John de Cornailles, knight, acknowledges that he owes to Henry de Westminster. Malynes 15*l.* 3*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in the county of Southampton.

Nov. 14. To H. king of Norway. Request that he will cause their goods to be Westminster. restored to Richard Kempe, John son of Denis, Walter de Neugate, and John le Clerk, burgesses and merchants of Norwich, lately arrested by him at the suit of certain merchants of Estland, whom he has released with others at the king's request, detaining, however, their goods to the value of 310*l.* sterling, having caused them to take oath to return to his prison in Norway before the Assumption next. He is to certify the king by the bearer of his proceedings in this matter. [*Fædera.*]

Nov. 16. To R. count of Flanders. The king has received letters from him and Westminster. from the king of France concerning the arrests made upon his men in this realm: the king now informs him that he is prepared to do speedy justice in his courts to those of the count's subjects complaining of such arrests, as the king much desires that his and the count's subjects shall converse in peace. [*Fædera.*]

Nov. 10. To the justices in eyre in the county of Kent. Order not to put John de Westminster. Benstede in default by reason of the common summons of the eyre before them, as the king has warranted his absence. By p.s. [2833.]

Nov. 18. To the sheriff of York. Order to pay to John de Barton of Fryton and Westminster. John de Barton of Oswaldkirk, knights of that shire, 21*l.* 12*s.* 0*d.* for their expenses attending parliament from Sunday after St. Matthew until Thursday after Martinmas, to wit 4*s.* a day each, and their expenses in coming and returning. [*Parl. Writs.*]

The like to the sheriffs of twenty-one counties to pay expenses to the knights of the shire. [*Ibid.*]

The like for the payment of the citizens and burgesses of fifteen cities and boroughs. [*Ibid.*]

Nov. 15. To Hervey de Staunton and his fellows, justices in eyre in the county Westminster. of Kent. Order to examine the rolls of the justices in eyre of the time of Henry III. and before, which are before them in their eyre, and if they find that the justices in eyre were wont to enter the lowey (*leuca*) of Tonebrigg and hold pleas touching the same, they are then to sit in the lowey before they leave the county, and to hold pleas therein, unless there be any reason why they should not, in which case they are to certify the king, as Gilbert de Clare, earl of Gloucester and Hertford, has shewn the king by petition that the justices of Henry III. were wont to sit in the said lowey, and that the justices since that time have omitted to do so. By p.s.

Nov. 18. William de Ayremynn, parson of the church of Whitebern, diocese of Westminster. Durham, acknowledges that he owes to Master John de Snaynton 60 marks; to be levied, in default of payment, of his lands and chattels in the county of Northumberland.

*Cancelled on payment.*

Nov. 10. Aymer de Valencia, earl of Pembroke, acknowledges that he owes to Westminster. William Tuchet, knight, 5,000*l.*; to be levied, in default of payment, of his lands and chattels in the counties of Oxford, Berks, Hertford, and Buckingham.

*Cancelled on payment.*

William Tuchet, knight, acknowledges that he owes to Aymer de Valencia, earl of Pembroke, 5,000*l.*; to be levied, in default of payment, of his lands and chattels in the counties of Lincoln, Buckingham, Bedford, Oxford, and Hertford.

*Cancelled on payment.*

1313.

## MEMBRANE 19d.

Nov. 10. Aymer de Valencia, earl of Pembroke, acknowledges that he owes to Westminster. William Tuchet, knight, 1,000*l.*; to be levied, in default of payment, of his lands and chattels in the counties of Oxford, Berks, Hertford, and Buckingham.

*Vacated, because otherwise above.*

William Tuchet acknowledges that he owes to Aymer de Valencia, earl of Pembroke, 1,000*l.*; to be levied, in default of payment, of his lands and chattels in the counties of Lincoln, Buckingham, Oxford, and Hertford.

*Vacated, because otherwise above.*

Nov. 11. The said William acknowledges that he owes to the said Aymer 40 marks; Westminster. to be levied, in default of payment, of his lands and chattels in the aforesaid counties.

Nov. 11. Emma Colle of Thorpe came before the king, on Saturday after Westminster. St. Leonard the abbot, and sought to replevy her land in Thorpe Stapelton, taken into the king's hands for her default before the justices of the Bench against Warin de Stragill. This is signified to the justices.

Edward de Sancto Johanne acknowledges that he owes to John de Vantort 51*l.*; to be levied, in default of payment, of his lands and chattels in the county of Southampton.

Robert de Repples and John de Padynton acknowledge that they owe to J. bishop of Chichester 21*l.*; to be levied, in default of payment, of their lands and chattels in the county of Norfolk.

John de Chidioc, lord of Chidioc, acknowledges that he owes to Thomas Cok of Abyndon 30*l.*; to be levied, in default of payment, of his lands and chattels in the county of Dorset.

— *Memorandum*, that William Servat, citizen of London, Poncius de Tholouse, Bernard Beneit, Menantus de Gotz, William Bel, and Gregory de Pleynton, merchants of Gascony, mainperned Ambertin de Burdeaux, in the prison of the king's Marshalsea, to have his body before the king whenever the king will speak against him.

John de Wanetynge, merchant of Abyndon, acknowledges that he owes to Richard de Shupen 50 marks; to be levied, in default of payment, of his lands and chattels in the county of Berks.

Ralph son of William acknowledges that he owes to William de Thorntoft 8 marks; to be levied, in default of payment, of his lands and chattels in the county of York.

*Cancelled on payment.*

To the sheriff of Lincoln. The king lately received complaint whilst in Scotland from his merchants John de Bliton, Walter de Baiocis, Henry de Seuerby, Richard de Scarle, Walter de Ebor[aco], and Robert de Oxen[ia], citizens of Lincoln, and Nicholas de Thimelby of Lindsey, setting out that certain malefactors of the towns of Kampen (*Camp'*), Lubik, and Ham-burgh, and elsewhere in the parts of Estlond [attacked] a ship that they had freighted at Boston and loaded with wool and other goods to the value of 1,244*l.* 10*s.* 0*d.*, and [sent] thus loaded by their men to the parts of B[rabant]— [*Incomplete entry.*] *Vacated.*

## MEMBRANE 18d.

Nov. 26. Adam de Brom, parson of the church of Handesworth, diocese of York, Westminster. acknowledges that he owes to Robert de Bardelby, clerk, 40*l.*; to be levied, in default of payment, of his lands and chattels in the county of York.

*Cancelled on payment.*

1313.

*Membrane 18d—cont.*

Simon Ganet acknowledges that he owes to Thomas de Northampton 10*l.*; to be levied, in default of payment, of his lands and chattels in the county of Cambridge.

*Cancelled on payment.*

Hawisia, late the wife of William de Monte Forti, acknowledges that she owes to Henry de Malynes 40*s.*; to be levied, in default of payment, of her lands and chattels in the county of Oxford.

Hugh de Scales, knight, John de Borham, parson of the church of Leghe, diocese of London, Adam de Brom, parson of the church of Handesworth, diocese of York, and Master William de Gotherham, parson of the church of Hethere, diocese of Lincoln, acknowledge that they owe to Edward Burnel, knight, 70*l.*; to be levied, in default of payment, of their lands and chattels in the counties of York and Leicester.

*Cancelled on payment.*

*Memorandum*, that Edward confessed himself satisfied for the above debt, as appears by his letter sewed to this record.

Enrolment of deed of Edward Burnel, knight, witnessing that whereas Master William Burnel bequeathed all his lands and tenements within the town of Oxford by his last will, according to the custom of that town, to the master and scholars of the house of Balliol at Oxford; the said Edward, although he has obtained seisin of the premises as next heir of the said Master William, considering it dangerous for his soul to detain tenements so bequeathed, has resigned and surrendered them to Sir Hugh de Scales, knight, and John de Borham, clerk, executors of the will of the said Master William, renouncing all right and claim to the same. Witnesses: Sir Roger de Mortuo Mari of Wygemore, knight; Theobald de Verdoun, knight; Richard de Harle, knight; Adam de Osgodeby, Robert de Bardelby, William de Ayremynn, Robert de Askeby, Geoffrey de Welleford, Roger de Sutton, Adam de Brom, clerks of the chancery. Dated at Westminster, Monday, the morrow of St. Katharine, 7 Edward II.

*Memorandum*, that Edward came into chancery, on the said day, and acknowledged the aforesaid deed.

Nov. 26. Stephen Malore acknowledges that he owes to the abbot of Theokesbiry  
Westminster. 100*l.*; to be levied, in default of payment, of his lands and chattels in the county of Northampton.

Robert son of Robert de Ryvers acknowledges that he owes to Richard de Polhampton 60*l.*; to be levied, in default of payment, of his lands and chattels in the county of Berks.

Richard de Polhampton acknowledges that he owes to Richard de Shepene of Abyndon 40*l.*; to be levied, in default of payment, of his lands and chattels in the county of Berks.

*Cancelled on payment.*

Nov. 20. To the justices in eyre in the county of Kent. Order not to put William  
Westminster. de Grandisono in default by reason of the common summons of the eyre before them, as the king has warranted his absence.

By K. at the instance of the earl of Richmond.

Nov. 29. Richard de Baggesovre came before the king, on Wednesday after  
Westminster. St. Katherine last, and sought to replevy to Robert Chaynel, Nicholas and John his sons, Isabella, daughter of Robert Chaynel, and Margery her sister, their land in Cuntasthorpe, taken into the king's hands for their default before the justices of the Bench against John son of Philip de Cuntasthorpe. This is signified to the justices.



1313.

*Membrane 18d—cont.*

To J. bishop of Lincoln. Order to execute what pertains to his office at the presentation of the abbot of Waleden to the church of Kyngham upon this occasion, notwithstanding that the king, believing that the right of presentation belonged to him, presented his clerk John de Norton, and inhibited the bishop from admitting a parson until it should be discussed in his court whether the presentation pertained to him or to the said abbot, saving any rights the king may have therein, if he will at any time speak concerning the same.

Nov. 27.  
Westminster.

To John de Evre, escheator beyond Trent. Order not to intermeddle further with a moiety of a fourth part of the manors of Angirton, Hertburn, Dodington, Nesbit, Hedon, Stiford, Spiriden, Netton, Rydingg', Merchenleie, Bromhale, Shelford, Thornburgh, Socle, Blakeleie, Birkynside, Waskreleie, and Neubigging, in the county of Northumberland, which, it was found by inquisition, were held by Walter de Huntercumbe, deceased, for his life, by which inquisition it was found that the moiety of the fourth part of the said manors ought to remain after his death to Ralph son of William, by virtue of a fine levied in the late king's court between the said Ralph, demandant, and John de Yeland, deforciant, concerning the premises, and that they were held of the king in chief by the service of an eighth part of two knights' fees; which moiety Ralph prayed in chancery to have delivered to him by virtue of the above fine and the late king's licence to levy the same, and John de Lancastra, kinsman and heir of Alice, late the wife of the said Walter, asserting that Walter held at his death the said moiety by the courtesy of England of the inheritance of the said Alice, prayed to have the said moiety delivered to him, notwithstanding the above fine; whereupon the king commanded the escheator to deliver the said moiety to Ralph to hold until further orders, on condition that he appeared on the day fixed in the king's court to do what the court should consider concerning John's claim; and afterwards the said John and Ralph appeared in parliament at Westminster, when John prayed for livery of the premises as next heir of the said Alice, by virtue of an inquisition taken by the escheator testifying these things, and Ralph prayed for livery thereof by virtue of the above fine and licence and of an inquisition taken at his suit: the king, being unwilling to prejudice either of them by taking the premises into his hands, issues the present orders.

Nov. 28.  
Westminster.

John de Tot, yeoman of the chamber of Margaret, queen of England, who has longed served her, is sent to the abbot and convent of St. [T]aurin of Evreux, to receive the necessaries of life in their house for so long as he lives.

By K.

Dec. 1.  
Westminster.

Hugh le Despenser the elder acknowledges that he owes to W. bishop of Coventry and Lichfield 500*l.*; to be levied, in default of payment, of his lands and chattels in the counties of Leicester and Wilts.

*Cancelled on payment.*

*MEMBRANE 17d.*

Nov. 20.  
Westminster.

To the prior and convent of Ely. Order to provide a suitable place in their priory, with the aid of J. bishop of Ely, for the residence of Robert, bishop of Glasgow, whom the king is sending to them to be kept by them at his own charge until otherwise ordained, the said Robert having been called to appear before the pope concerning certain offences committed by him against the king and his father, and having been sent back to the king by Arnold, cardinal priest of St. Prisca, to be kept in a castle or fortress at

1313.

*Membrane 17d—cont.*

the king's will until Scotland should be recovered and good peace restored there. They are to guard him so that he may not leave the priory except to walk and take the air, when he is to be accompanied and not allowed to go far from the priory. [*Fædera.*]

Mandate in pursuance to J. bishop of Ely. [*Ibid.*]

Nov. 28.  
Westminster.

To Hervey de Staunton and his fellows, justices in eyre in the county of Kent. Whereas the king lately ordered them to certify him of the tenor of a presentment made before them in their eyre of a messuage, 80 acres of land, and an acre of wood in Molesse, which Thomas son of Robert Dod of Faversham held, and which Isabella de Dovorr, who held them in chief of Henry III., alienated without licence of Henry III.; and they certified that the jurors of the hundred of Folebergh presented before them that Isabella held the manor of Chilham of the late king in chief by the service of one and a half knight's fees; which Isabella, in the fifty-third year of the reign of Henry III., gave to one Robert de Chilham a messuage and 114 acres of land and an acre of wood at Wytherling, which were of the desmesnes of that manor and are worth 60s. yearly, to be held by him and his heirs by the service of a knight's fee, and 26s. yearly to the ward of Dover castle, and that she received from him in exchange a messuage and 160 acres of land lying under the said manor, and 14 acres of wood and 4 marks of yearly rent that he held of her as of the appurtenances of the manor by knight service; which Robert held the above lands in form aforesaid; after whose death Roger his son and heir enfeofed the aforesaid Thomas ten years ago of a messuage, 80 acres of land, and an acre of wood of the aforesaid land that his father Robert held of the desmesnes of the manor; and Bartholomew de Badelesmere, who holds the manor in chief of the king's grant, asserting that he is seised of the services of the said Thomas as of his tenant by reason of the aforesaid manor, has prayed that nothing may be done herein to his prejudice or disinheritance: the king, wishing to be more fully informed hereof and to shew favour to the said Thomas, orders the justices to cause his land to be replevied to him until the next parliament, to be held as he held them before, in order that what shall be ordained by the king's council herein may be done.

Nov. 28.  
Westminster.

To G. bishop of London. Order prohibiting him from exercising any jurisdiction in the king's free chapel of St. Martin le Grand, London, or in any prebends or churches annexed to the same, as the king's free chapels have been and ought to be free and exempt from jurisdiction of the ordinary. [*Fædera.*]

William Watermoul and Dionisia his wife acknowledge that they owe to Walter de Islep 40l.; to be levied, in default of payment, of their lands and chattels in the county of Middlesex.

Dec. 3.  
Westminster.

Martin, prior of St. Mary's, Theford Monachorum, acknowledges that he owes to Aymon de Jovenzano and Philip de la Marche 20l.; to be levied, in default of payment, of his lands and chattels in the county of Suffolk.

*MEMBRANE 15d.*

Nov. 30.  
Westminster.

Simon son of Robert de Rasen acknowledges that he owes to William de Rasen 7l.; to be levied, in default of payment, of his lands and chattels in the county of Lincoln.

Dec. 3.  
Westminster.

William de Roseles acknowledges that he owes to Roger le Barber of Standhoton (*sic*) 5 marks; to be levied, in default of payment, of his lands and chattels in the county of York.

1313.

*Membrane 15d—cont.*

Edward Charles, knight, acknowledges that he owes to Adam de Osgodeby, clerk, 8*l.*; to be levied, in default of payment, of his lands and chattels in the county of Norfolk.

James son of Ralph de Shirle acknowledges that he owes to Henry de Segrave 64*l.*; to be levied, in default of payment, of his lands and chattels in the county of Suffolk.

Nov. 26. To W. archbishop of York. Summons to attend a parliament to be held  
Westminster. at Westminster on Sunday the quinzaine of Easter.

The like to the keeper of the spiritualities of the archbishopric of Canterbury and to eighteen bishops.

*Vacated.*

Nov. 26. To W. archbishop of York. Summons to attend a parliament to be held  
Westminster. at Westminster on Sunday the quinzaine of Easter. [*Parl. Writs.*]

The like to the keeper of the spiritualities of the archbishopric of Canterbury and to fourteen bishops. [*Ibid.*]

The like to the bishop of Bath and Wells. [*Ibid.*]

The like to the bishop of Coventry and Lichfield. [*Ibid.*]

To the abbot of St. Augustine's Canterbury. Summons to attend the above parliament. [*Ibid.*]

The like to forty-two abbots and priors, the prior of St. John's Hospital, and the master of the order of Sempringham. [*Ibid.*]

To Thomas de Brotherton, earl of Norfolk. Summons to attend the above parliament. [*Ibid.*]

The like to nine earls and eighty-eight others. [*Ibid.*]

To the sheriff of Essex and Hertford. Order to return knights of the shire, citizens and burgesses, to the above parliament. [*Ibid.*]

The like to all the sheriffs of England. [*Ibid.*]

*MEMBRANE 14d.*

Dec. 15. Roesia, late the wife of Gilbert Lamb, executrix of his will, acknowledges  
Dover. that she owes to John de Merkyngfeld 100 marks; to be levied, in default of payment, of her lands and chattels in the county of Surrey.

Thomas de Wouburn of Agmodesham acknowledges that he owes to John de Cokermuth, clerk, 100*l.*; to be levied, in default of payment, of his lands and chattels in the counties of Buckingham and Berks.

*Cancelled on payment.*

Osebert de Hakebourne acknowledges that he owes to John de Reynham 8*l.*; to be levied, in default of payment, of his lands and chattels in the county of Berks.

Dec. 28. John de Daggeworth, knight, acknowledges that he owes to Anthony  
Westminster. Uso Maris, merchant of Genoa, 25*l.*; to be levied, in default of payment, of his lands and chattels in the county of Essex.

Dec. 29. Thomas de Elsingham came before the king, in the feast of St. Thomas  
Westminster. the Martyr, and sought to replevy to Reginald Catel and John son of Walter le Ferour their lands in Wylien, taken into the king's hands for his default before the justices of the Bench against John Luce of Baldok. This is signified to the justices.

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*Membrane 14d—cont.*

Dec. 30. John le Serjaunt of Weneswell acknowledges that he owes to Thomas de Westminster. Portington, clerk, executor of the will of Robert de Kokkefeld, 16s.; to be levied, in default of payment, of his lands and chattels in the county of Gloucester.

Dec. 23. To Thomas, earl of Lancaster. Order to be at Berwick-on-Tweed on Westminster. Monday before St. Barnabas with horses and arms and all his service, ready to set out with the king to suppress the rebellion of Robert de Brus. [*Federa*; *Parl. Writs.*]

The like to seven earls and eighty-seven others. [*Ibid.*]

Order to W. archbishop of York and eighteen bishops and twenty-five abbots, abbesses, and priors to have their service at Berwick as above. [*Ibid.*]

To the sheriff of York. Order to cause archbishops, bishops, priors, and other ecclesiastics, widows and other women holding of the king by military service or serjeanty to have all the service due from them at Berwick on the above date. [*Ibid.*]

The like to all the sheriffs of England. [*Ibid.*]

1314.

*MEMBRANE 13d.*

Jan. 4. William Topet came before the king, on Friday after St. Thomas the Windsor. Martyr, and sought to replevy to Nicholas de Welington the said Nicholas's land in Wedmore, taken into the king's hands for his default before the justices of the Bench against Agnes late the wife of Roger de Welington. This is signified to the justices.

Jan. 1. To the sheriff of Nottingham. Order to proclaim in the town of Blith Windsor. and elsewhere the king's prohibition of any tournament, or the like, being held there, the king understanding that certain men-at-arms are about to assemble there for the purpose of tourneying, and to arrest any presuming to tourney after such proclamation. By K. [p.s. 2859.] [*Federa.*]

Jan. 5. Geoffrey de Heggham came before the king, on Saturday after the Windsor. Circumcision, and sought to replevy to John Hering of Rokeburn the said John's land in Fordingebrigge, taken into the king's hands for his default before the justices of the Bench against Alice, late the wife of Henry le Porter of Fordingbrigge. This is signified to the justices.

The said Geoffrey, on the same day, sought to replevy his land in Fordingebrigge, taken into the king's hands for his default before the justices of the Bench against the said Alice. This is signified to the justices.

*Memorandum*, that the king passed the sea in the port of Dover to Boulogne on Wednesday before St. Lucy, and returned to England on Thursday the eve of St. Thomas, and landed in the port of Sandwich, his great seal being meanwhile in the custody of the elect of Canterbury. [*Federa*; *Parl. Writs.*]

Jan. 8. John de Blatherwik came before the king, on Tuesday after the Windsor. Epiphany, and sought to replevy to John son of Richard de la Sale of Exton his lands in Exton, taken into the king's hands for his default before the justices of the Bench against Alice de Michedore. This is signified to the justices.

*Memorandum*, that on Wednesday after the Circumcision, W. the elect of Canterbury went from London to the king at Wyndesore, and took the great seal with him under the seals of Sirs Adam de Osgodeby, Robert de Bardelby, and William de Ayremynn; and that on Friday he brought it

1314.

*Membrane 13d—cont.*

back under his own seal and that of the said William, and caused it to be opened in his chamber in his inn in the presence of Adam, Robert, and William, and other chancery clerks, and sealed writs with it. [*Parl. Writs.*]

Jan. 7.  
Windsor.

John de Stirchesle and Robert de Pomfret acknowledge that they owe to William Trente, citizen of London, 20*l.*; to be levied, in default of payment, of their lands and chattels in the county of Lincoln.

Jan. 12.  
Westminster.

Robert de Salleie acknowledges that he owes to Jordan de Langelee, merchant of London, 20*l.* 7*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in the counties of Berke, Devon, and Somerset.

Henry de Bockingg, acknowledges that he owes to William de Goldington 5*l.* 10*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in the county of Essex.

Jan. 16.  
Eltham.

Ralph Jordan came before the king, on Wednesday after St. Hilary, and sought to replevy the land of himself and his wife Matilda in High Cestre and Great Waltham, taken into the king's hands for their default before the justices of the Bench against Richard de Cumbwell and Isabella his wife. This is signified to the justices.

*Memorandum—[Incomplete entry.]*

*Memorandum*, that, on Saturday before St. Hilary, after sealing, the great seal was left with W. elect of Canterbury at his manor of Lambethe after dinner under the seals of Adam de Osgodeby, Robert de Bardelby, and William de Ayremynn; and that on the Sunday he went with the seal so sealed to the king at Shene; and on Wednesday it was sent by him to Westminster by Sir William de Drax under the seal of the elect and of William de Ayremynn, and was there opened in a chamber called 'la Cawett,' and writs were sealed with it. [*Parl. Writs.*]

Jan. 3.  
Windsor.

John de Gaysham is sent to the abbot and convent of St. Augustine's Canterbury to receive the necessaries of life in food and clothing according to the requirements of his estate. By K.

Jan. 15.  
Westminster.

John de Trumflet, clerk, has letters to the abbot and convent of Seleby to receive the yearly pension that the abbot is bound to grant to one of the king's clerks by reason of his new creation.

*Memorandum*, that William son and heir of William de Cantilupo, deceased, tenant in chief of the king, came into chancery at the House of the *Conversi*, London, on Thursday after St. Hilary, and sought to have a writ *de etate probanda* granted to him, and forthwith, in his presence, Sir William, parson of the church of Ilkeston, and William de Walkyngham, on behalf of Eva, late the wife of the aforesaid William, to whom the king granted the custody of the lands of the said William during the minority of the aforesaid heir and his marriage, offered to the heir in marriage Joan daughter of John de Grey or Margaret daughter of Robert de Strenle, which heir expressly answered and said that he would not have any woman to wife; wherefore he was told that Eva ought to have the value of his marriage; and because he was not of full age and confessed it by his own mouth, he had not the writ that he sought at that time.

Enrolment of deed of Simon son of Simon de Halle, witnessing that, whereas his mother Joan granted to John de Sellyngg, citizen of London, the tenement that she had by assignment from the said Simon her son as dower in the towns of Hedecrone and Fritthindenne, as contained in the charter between them inspected by the said Simon, the said Simon hereby releases to John his right in the tenement that his mother holds of his assignment in freebench according to the form of 'gavelykende' in the said towns. Dated at Halle in Fritthindenne, 28 December, 7 Edward II.

1314.

*Membrane 13d—cont.*

*Memorandum*, that Simon came into chancery at Westminster on 21 January, and acknowledged the above deed.

Jan. 21.  
Sheen.

John de Badeby came into the king's court before the king, on Monday after SS. Fabian and Sebastian, and sought to replevy to Isabella daughter of William le Gaunt and Mariota, late the wife of William le Gaunt their land in Falewesle, taken into the king's hands for their default in the court of Simon son of Robert de Daventre of Falewesle against Adam son of Reginald de Daventre. This is signified to the bailiffs of the said Simon.

Simon de Goldington, Robert de Goldyngton and Richard de Knovill acknowledge that they owe to William de Goldington 110 marks; to be levied, in default of payment, of their lands and chattels in the county of Essex.

*Memorandum*, that on Friday after St. Hilary, after the sealing of writs at Lamheth, the great seal was left in the custody of W. elect of Canterbury under the seal of Adam de Osgodeby, Robert de Bardelby, and William de Ayremynn; and that on the Sunday following it was opened in the presence of William de Ayremynn and of Sir William de Thorntoft, and writs were sealed with it, and it was left with the said elect under his seal and that of William de Ayremynn; and that on the following Wednesday the seal so sealed was opened in the said manor by order of the elect before the said Adam, Robert and William de Ayremynn, and writs were sealed with it; and after the sealing of writs it was left under the seals of Adam, Robert, and William in the custody of the elect; and it was opened on Thursday and Friday following in the elect's chamber at Lambethe in the absence of Adam and Robert, and writs were sealed with it; and on the same Friday the elect took it with him to the king at Wyndesore; and on Tuesday following the seal was carried to Westminster under the seals of the elect and of William [de Ayremynn], and it was opened by the elect's order in the steward's chamber there, and writs were sealed with it. [*Parl. Writs.*]

*MEMBRANE 12d.*

Enrolment of notarial instrument, dated 25 November, 1313, of John Durandi, clerk of the diocese of Albi, notary-public by authority of the church of Rome, witnessing that brother Albert de Nigro Castro, grand preceptor of the Hospital of St. John of Jerusalem supplying the place this side the Mediterranean sea of the grand master of the Hospital and order aforesaid, and brother Leonard de Tibertis, prior of Venice, proctor-general of the aforesaid Hospital, prayed the king, in the name of the master and brethren of the Hospital, to deliver to them all the goods of the brethren of the late order of the Temple, in accordance with the pope's grant to their order; whereupon the king protested that the rights of himself and his subjects should not be prejudiced by any restoration of the goods to the Hospitallers if he should make such restitution, and that they could sue for their rights in the same notwithstanding any restoration, etc. These transactions occurred in the presence of Walter elect of Canterbury, John de Sendale, treasurer of the king, Aymer de Valencia, earl of Pembroke, Hugh Despenser the elder, Engelrand lord of Marigny (*de Marrinhaco*), Edmund de Malo Lacu, the king's steward, John de Charletna, and William de Monte Acuto, knights.

Enrolment of notarial instrument of the said John exemplifying the letters patent of the said Albert de Nigro Castro under his seal and those of brother Philip de Gragnaria, prior of Rome (*Urbis*), and Leonard de Tiburtis, prior of Venice to this effect: Brother Albert de Nigro Castro,

1314.

*Membrane 12d—cont.*

grand perceptor of the Hospital of St. John of Jerusalem and visitor-general this side the Mediterranean and supplying the place of brother Fulk de Villarreto, master of the same house, and the convent of the same beyond sea, to all, etc. Whereas we came to the presence of Edward, King of England, and explained to him how Pope Clement V. in a general council at Vienne had suppressed the order of the Temple and had reserved their goods for disposal by him, and had given their lands, goods, etc., to the Hospitallers, and we and brother Leonard de Tibertis, prior of Venice and proctor-general of the Hospital and order aforesaid, prayed him to deliver to us the lands, goods, etc., of the Templars in his realm and the rents and profits of the same, and that he would cause account thereof to be rendered by his ministers; the king, having heard this petition, wishing to avoid perils to his realm arising from detention of these lands, etc., restored to us the said lands under a protest for the preservation of the rights of himself and his subjects, and caused an account to be rendered of the issues of the same whilst in his hands; we, with the counsel and consent of brother Philip de Gragnana, prior of the Hospital of St. John of Jerusalem of Rome (*Urbis*), and of the aforesaid Leonard, who were with us at the audit of the accounts, etc., do acquit and discharge the king of all things touching the premises and release him from all actions concerning the same. Dated at London, 9 December, 1313.

— William de Deen and Elizabeth his wife put in their place Simon Crois' to seek and receive her purparty of the lands of Ed. de Gatton her brother, tenant in chief of the king.

Jan. 23.  
Windsor.

Lambert de Cleyz, who served the king and his father, is sent to the abbot and convent of Stretford-atte-Bogh to receive the necessities of life.

By K.

*MEMBRANE 11d.*

Transcript of bull of Pope Clement V., dated at Vienne, 6 Nones May, in his seventh year [1312], granting the possessions of the Templars to the Hospitallers [*Fœdera*], and of another bull, dated at Livron (*Liberon*) diocese of Valence, 17 kal. June, in the same year, addressed to the king to deliver the possessions to the Hospitallers. [*Fœdera*.]

*Memorandum*, that these letters and instruments were delivered at the Exchequer at Westminster, on 1 February, to W. elect and confirmed of Canterbury, keeper of the great seal, who forthwith delivered them to Adam de Lymbergh, one of the remembrancers of the Exchequer, to be kept in the treasury.

*MEMBRANE 10d.*

Jan. 23.  
Windsor.

Richard de Ripariis of Merseye acknowledges that he owes to Robert de Nottingham 8 marks; to be levied, in default of payment, of his lands and chattels in the county of Essex.

— Reginald de Sancto Claro puts in his place James de Crokston to receive the 100s., the arrears of 10 marks 6s. 8d. acknowledged to him in chancery.

Jan. 20.  
Westminster.

To the sheriff of Dorset. Order to cause regard to be made before Easter in queen Margaret's forest of Gilyngham before the coming of the justices of the Forest.

[*Capitula*.]

1314.

*Membrane 10d—cont.*Feb. 1.  
Windsor.

Day is given until the quinzaine of Easter to Hildebrand de Nova Curia and Hildebrand Sunderman, merchants of Almain, plaintiffs, and Siglaf (*Siglavo*) Susse, defendant, in a plea in chancery concerning the arrest of certain copper claimed by the plaintiff.

Feb. 21.  
Canterbury.

John de Tot, who served the late king, is sent to the master and brethren of the hospital of Ospreng, to receive the necessaries of life. By K.

Gerard de Sessions, who served queen Isabella, is sent to the prior and convent of Ipswich to receive the necessaries of life. By K.

Ela Druel is sent to the master and brethren of the hospital of St. John, Northampton, to receive the allowance (*liberacione*) of a brother in that house. By K.

William de Stonham is sent to the abbot and convent of Peterborough to receive the necessaries of life. By K.

March 9.  
Westminster.

William de Stuche acknowledges that he owes to John de Blorton 40*l.*; to be levied, in default of payment, of his lands and chattels in the county of Salop.

March 16.  
Westminster.

Laurence Chaumpeneys, parson of the church of Nayleston, diocese of Lincoln, acknowledges that he owes to Richard du Boys 43*l.*; to be levied, in default of payment, of his lands and chattels in the counties of Lincoln and Leicester.

Jan. 25.  
Windsor.

Simon de Scremby acknowledges that he owes to Peter Destors of Bayonue 40*s.*; to be levied, in default of payment, of his land and chattels in the county of Lincoln.

*Cancelled on payment.*

Robert Bavent of Marum, knight, acknowledges that he owes to Robert Quarrel of Lincoln the younger 14*l.*; to be levied, in default of payment, of his lands and chattels in the county of Lincoln.

Richard de Ispann[ia] of Fynchingfeld acknowledges that he owes to Master John de Hengham, Jordan de Wytheresfeld, John de Hengham, Master Robert de Sudbury and William Ostage, executors of the will of Ralph de Hengham, 17*l.*; to be levied, in default of payment, of his lands and chattels in the county of Essex.

Feb. 4.  
Windsor.

John de Vilers acknowledges that he owes to Nicholas Grymbaud 10*l.*; to be levied, in default of payment, of his lands and chattels in the county of Hertford.

*Cancelled on payment.*Feb. 1.  
Windsor.

To the justices in eyre for common pleas in the county of Kent. Order to attermine until the next parliament all matters in the eyre touching the liberties of W. elect of Canterbury, as the king has only recently restored to him the temporalities of the archbishopric and has charged him with certain affairs touching the king and his realm, so that he cannot appear before them to defend his liberties. By K.

Feb. 26.  
Hadleigh.

To Otto de Grandisono, keeper of the islands of Gernereye and Gereseye, or to him who supplies his place. Order to summon the abbot of Mont St. Michel in Normandy to be before the king in the octaves of the Holy Trinity with his charters and muniments to shew cause why he ought not to find certain alms and chantries in the priory of Valle in Gernereye, a cell of the said abbey, which he has withdrawn under colour of the charters of the king's progenitors, the king having lately ordered the said Otto to call



1314.

*Membrane 10d—cont.*

the abbot before him, and to make inquisition concerning the alms and chantries aforesaid, and to certify the king thereof and of the tenor of the charters; to which he has returned that the abbot failed to appear before him on the day fixed, and sent no attorney, so that he could not inspect the charters, and that it was found by inquisition that divers alms and chantries expressed in the inquisition that used to be done in the priory are wholly withdrawn.

March 8.  
Westminster.

To the jurats of the island of Gerneseye. Order to obey and be intendent to Otto de Grandisono, to whom the late king granted the custody of that and the adjoining islands for life, and to his bailiffs, or to appear before the king and his council in the octaves of the Holy Trinity to shew cause why oath ought to be made to them by the bailiffs aforesaid to observe their laws and customs, Otto having informed the king that the jurats wilfully refuse to obey the bailiffs appointed by him to hold pleas and execute other things in that island, asserting that they will not obey the said bailiffs unless they take oath as above, they having refused to explain their laws and customs although requested by the bailiffs to do so, as jurats of the other islands have done in like case, in order that the oath might be the better kept.

*MEMBRANE 9d.*

Enrolment of notarial instrument by John Durandi, of the diocese of Albi, notary-public by authority of the court of Rome, exemplifying certain letters or chirographs, divided on the upper part by great letters of the alphabet containing this word (*diccione*) '*cirographum*', sealed with the seal in green wax of Edward, the eldest son of the king of England, late duke of Aquitaine, and with the seal in white wax of the commune of Bayonne, as follows:—Be it known that Edward, eldest son of the king of England, reigning in Gascony as prince and lord, wills and orders, for the utility of Bayonne, his citizens of the same to make and reform peace amongst them, so that they be of one will and agreeing for the future, and that they may enjoy their city in peace; to which all the people of Bayonne, and their heirs and successors, from the fifteenth year upwards, have agreed and sworn singly upon the gospels that they will never make any conspiracy, fraternity, confederation, league or *imprisia*, or levy, or contrivance, or form one against another, or against their natural lord; that whoever shall attempt so to do by himself or another, shall be punished as a traitor and perjurer, and deprived of habitation in the city for ever, and that his goods, moveable and immoveable, shall go to the said lord to dispose of as he thinks fit; and they renounce all the conspiracies and *imprise* that they made or had with any stranger or neighbour, and quit and absolve themselves of all pacts, covenants or leaguements believed to have been made by word or will, assent or oath by themselves or one against another. Moreover, all the citizens below-named swore on the gospels in the church of Bayonne in this form: 'I N. swear and oblige myself to the king of England and his eldest son Sir Edward, that my person and all my goods shall be forfeited (*incurrantur*) if it happen that I transgress the before-said things' [*Fœdera*]: Michael de Mans, John Dardir, Lambert dou Puz, P. A. de Luc, W. A. de Luc, W. A. delz Puis, P. A. de Villa, Laurence de Puiane, P. W. de Latasten, W. de Saulaniag, Arn[ald] de Luc, Arn[ald] dou Morar, Andreas de Merta, P. de Perer, John Dardir the younger, John de Castedgel, Ga. J. de Senbist, P. A. de Solz, P. de Pinsole, A. Wi. de le Brugeire, A. R. deu par Basc, P. Darundu, V. de Luc, Amatus de Saros, P. Wi. de Furno, B. dou Barad, R. dels Puys, Jo. de Senbist filius Dominici, Jahn' de Gorbil, Per. R. deu Pug, V. de Monene, Poncius de Merta son of Peter, A. R. de Pui, Amatus

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*Membrane 9d—cont.*

de Merta son of Amatus, W. P. de Laugar, Poncius de Beusol, Per. V. dou Noguier, A. de Beusol, V. dels Istans, P. Durrauzedz the younger, Ferrand de Pui, Boqr' de Salies, P. Andree de Luc, Michael de Manos, P. dels Puis, R. Durandi de Villa, Gi. Aleman, W. A. de Bazaz, P. dou Bilar, Thomas dou Maine, P. de Maverned, Jo. de Norton, P. de Beusol, Salvatus de Villa, Peregrine de Saubamag', B. Dardir, P. de Senceres, A. dou Binag, P. Ri. de Benesse, Dominicus de Villa, [V. de Villa], Arn[old] del Esperon, Forcius Dous Cassos, Jo. dele Bene, W. A. dele Gailerdie, B. de Doo, A. Gi. Corder, S. A. de Maverned, B. de Solz, Bonus Homo Dardir, P. de Gavarrret, P. de Mongaurin, A. de Conries, Per. Jo. Dartos, P. Jo. Troncon, J. de Pui, P. Dorese, A. de Bestaun, P. de Pujane, R. W. de M[er]ta, W. A. de Si. Pandelon, Michael de Fesscosse, P. de Seyper, Gi. de Seubist, Laurence de Memizan, Per. G. de le Cluze, Jo. de Bezin, P. A. de Cazenave son of John, P. de Memizan, P. Daiosse, W. R. de le Mote, P. A. de Larras, W. V. Dartussou, P. de Sordoe, P. V. deu Taurin, B. dels Fraissos, W. P. de Lesbar, B. Delagues, P. A. de Beusol, Gassie Dax, V. Delahad, P. dou Binau Ani, S. Darribere, J. de Sorroille, B. Mi. de Grestede, P. A. de Gauberdin, Francis de Sares, V. de Luc, Ga. A. Doloron, B. deu S. Aner, Mi. de Basesarri, W. de Conties, P. de Salies, P. A. de Beguios, Bons Hom de Pardies, Jo. de Seston, Jo. de S. Johanne, J. de Semmas, P. A. Donesse, Ga. de Boglon, B. Durgo, P. Deramad, W. A. de Bergers, R. dou Tremolet, Michael dou Gaillard, R. de Jaces, the elder, Orguil de Mongaurin, R. de Jaces, the younger, B. de Baione, P. J. Doubec, P. Boer, J. de Langlade, P. de la Font, W. P. de Corn, W. A. de Fayed, A. de Bearn, W. J. Darrion, P. V. Massan, P. de le Lane, W. A. de Sendez, P. de France, B. Destivaus, V. de Senceres, J. de Merta, Gen' Baqrii', R. B. de Sort, P. V. Darguilers, R. B. de Perer, A. dou Rose, V. Dosard, P. A. Duhart, A. Densist, J. Gendre, W. P. de Maverned, P. de Baz, A. de Murre, A. R. Dardir, John de Sordoe, Amat Dardir, Ga. A. dele Pluma, P. de Boglon, W. A. Dendersde, Dominicus de Pui, P. A. de Bonjort, P. de Seires, P. W. Darrion, W. Rainer, Dominicus de Gado, Gas. A. de Labad, V. de Sartalonq', W. A. de la Firie, A. de Bestezon, W. A. Delabad, W. A. Dauribad, W. R. Dartes, R. A. W. J. and V. de Bardos, brothers, P. W. de M[en]ta, J. et Amatus de Conties, B. de Ginebrede, W. de Prad, Dominicus Darbine, B. deu Senebrum, P. J. de Lansuc, R. A. de Salies son of Jul[ian], P. de Bos, P. Basc, V. de Marsan, and P. V. his son, J. de Fossatz, P. A. Donderiz and his son, W. de Beucos, P. A. de Gad[o], Aneto de Cumq' and his son, G. de Merslag, P. S. A. de Maverned, P. de Serer, P. de Maverned, P. Galiot, Micael and P. de Cazanava, Dominicus de Galard, Dominicus de Gorbil, A. W. Darromos, P. Darromos, P. Dortes son of R. W. Dortes, A. de Mondiron, W. P. de Biele Franq', W. de la Batud, J. Donis, R. A. de S. Jo[hanne], Dominicus Auder, J. de Luc, Stephen de Cazanava son of John, Michael de Godin, P. J. de Garans, Ga. Dax, A. de Balembiz, P. de Biane, V. Dax, Forcius Escavim, A. de Salvaterre, Anico Danglet, Forcius de Liposse and his son, Nodus de Lagos, Amatus de Tarou, W. A. le Larras, A. W. de Garans, P. Dartiguelonq', P. Delarrocan, P. J. Delecluse, P. J. de Larrocan, P. dou Mas', P. J. de Ferriage, A. de Lesperon, A. R. de Corbesson, and W. de Saubammo. These and all others also swore that they would be faithful and aiding to the mayor whom the lord Edward, or his father, or his successors should appoint in Bayonne, and all the citizens of Bayonne will that this oath shall be renewed by all the citizens each year at the beginning of the mayoralty. Done at Bayonne, November, 1254. [*C. H. Diplomatic Documents, Box 10, No. 281.*]

Attestation of preceding transcript by John Durand, clerk of the diocese of Albi, notary-public, exemplified at the request of Walter elect of Canterbury, the chancellor, in the presence of Subiranus, doctor of canon law, and William

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*Membrane 9d—cont.*

de Ermynis, rector of the church of Withebrun, diocese of Durham, dated at London, January 24, 1314, in the presence of Master Peter Genesta, of the diocese of Clermont (*Clarom'*), and John Frabri (*sic*) of Narbonne, clerks. Sealed by the king for further evidence at Canterbury, 18 February.

Feb. 22.  
Canterbury.

To R. count of Flanders. At the complaint of Richard Randolph, burgess of Great Yarmouth, that certain Flemings lying in wait in a ship called '*la Crucesbergh*' of Sluys (*de Excluis*) attacked the said Richard's ship called '*le Welifare*' of Yarmouth, laden with wine and other goods, on the sea near Dover, on Saturday after SS. Philip and James, and slew William Barfot, master of the same, and fifteen mariners in the same, and took and carried away the said ship, value 150*l.*, and wines and goods amongst other goods in the same, value 131*l.* 10*s.* 0*d.* sterling, the king lately caused inquisition to be made in this matter by the mayor and bailiffs of Dover, whereby it was found that thirty-two men in a ship called '*Crucesbergh*' of Sluys (*de Excluis*) coming from Flanders to Dover assaulted the said Richard's ship as above, and that seventeen of them took the ship to Scotland to the king's enemies, and that the other seventeen took the rest of the goods to Sluys in their ship called '*Crucesbergh*'; whereupon the king wrote to the earl to do justice to the said Richard; to which the earl replied that he had not heard of the said deed when he received the king's letters, adding that he would willingly enquire into the matter and grievously punish those who should be found guilty, and would cause his goods to be restored to the merchant; the king now requests him to do what he has promised without further delay. The king has never refused to do justice in like cases to the count's subjects complaining before the king and his council, although the count may perhaps have been given to understand the contrary. The king prays him to write back by the bearer what he has done herein.

March 14.  
Westminster.

To the sheriffs of London. Order to cause proclamation to be made prohibiting goldsmiths or other citizens buying silver plates or silver in mass, and enjoining all men bringing the same thither to go to the king's exchange with it, and there cause it to be exchanged, as the king understands that goldsmiths and others buy the silver and prevent its coming to the king's exchange.  
By K.  
[*Fædera*.]

March 17.  
Westminster.

Walter Moryce of Stebenheth acknowledges that he owes to Henry de Scaldewell, chaplain, and John Myre, executors of the will of Sabina, late the wife of Philip le Tayllour, 106*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

March 20.  
Westminster.

Richard Dammory acknowledges that he owes to Roger son of Richard de la Chaumbre 120*l.*; to be levied, in default of payment, of his lands and chattels in the county of Oxford.

Simon de Senevill acknowledges that he owes to Ralph Basset of Drayton 20 marks; to be levied, in default of payment, of his lands and chattels in the county of Leicester.

John de Horwode, parson of the church of Horspathe, diocese of Lincoln, acknowledges that he owes to Nicholas de Oxon[ia], clerk, 5 marks; to be levied, in default of payment, of his lands and chattels in the county of Lincoln.

Enrolment of grant by John de Horwode, rector of the church of Horspathe, to Nicholas de Oxon[ia], clerk of the chancery, of 100*s.* of yearly pension to be received from him at his said church until Nicholas have obtained an ecclesiastical benefice of the value of 20*l.* at the presentation or collation of the king. In case of failure to pay this pension, he grants that

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*Membrane 9d—cont.*

the king may levy the same of his lands and chattels and ecclesiastical goods, and he provides that he shall be exonerated from paying the pension if Nicholas neglect to prosecute any presentation or collation made to him by the king. Witnesses: Aymer de Valencia, earl of Pembroke, Hugh le Despenser, John de Cherlton, James de Audeley, and Roger de Northburgh, clerk. Dated at Westminster, 20 March, 7 Edward II.

*Memorandum*, that John came into chancery at Westminster, on the same day, and acknowledged the above deed.

*Cancelled, because Nicholas came into chancery and granted that the deed should be cancelled.*

**March 22.** Richard de Messyng of London acknowledges that he owes to Henry de Westminister. Ernesfast 40 marks; to be levied, in default of payment, of his lands and chattels in the city of London and county of Middlesex.

Thomas son of William le Fraunkeleyn of Couelye, clerk, acknowledges that he owes to Master Gerard de Sesiriaco, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in the county of Oxford.

Stephen de Chelesfreud acknowledges that he owes to William son of William Haymond, John Gyn and Isabella his wife 22*l.*; to be levied, in default of payment, of his lands and chattels in the county of Kent.

*Cancelled on payment.*

*MEMBRANE 8d.*

**March 25.** Robert son of Robert del Pitte of Pontefract acknowledges that he owes Westminister. to Adam de Osgodeby, clerk, 6 marks; to be levied, in default of payment, of his lands and chattels in the county of York.

*Cancelled on payment.*

Robert de Clivache of Pontefract acknowledges that he owes to Robert son of Robert del Pitte of Pontefract 6 marks; to be levied, in default of payment, of his lands and chattels in the county of York.

*As this debt and the above one are one and the same, therefore the aforesaid Robert de Chivache (sic) ought to be quit.*

**March 26.** Peter Fiz Waryn came before the king, on Tuesday after the Annuncia- Westminister. tion, and sought to replevy to Henry son of Henry Crok' of Wanetynge and Agatha daughter of Adam Prisun of Westcote their land in Wanetynge, taken into the king's hands for their default before the justices of the Bench against Thomas de Botun of Migham. This is signified to the aforesaid justices.

Robert de Hugham acknowledges that he owes to Nicholas de Percy 9*l.*; to be levied, in default of payment, of his lands and chattels in the county of Kent.

John de Boelond, knight, acknowledges that he owes to Thomas de Wylughby, knight, 9*l.*; to be levied, in default of payment, of his lands and chattels in the county of Kent.

*Cancelled on payment.*

John Lespicer of Abyndon acknowledges that he owes to Thomas Lespicer 20*l.*; to be levied, in default of payment, of his lands and chattels in the county of Berks.

Christiana de Boys of Nastok, Peter Pernill of Staundon, and Robert Matfray of Nastok, acknowledge that they owe to Geoffrey de Ledes and Walter Morice 40*l.*; to be levied, in default of payment, of their lands and chattels in the county of Essex.

*Cancelled on payment.*

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*Membrane 8d—cont.*

March 28. Walter de Dene of Watford, Clement le Skynnere of St. Albans, and  
Westminster. Peter Busshe acknowledge that they owe to Reginald de Rokese 16 marks;  
to be levied, in default of payment, of their lands and chattels in the counties  
of Hertford and Kent and the city of London.

March 30. John de Stirchesle acknowledges that he owes to John de Maners 20l.;  
Westminster. to be levied, in default of payment, of his lands and chattels in the county  
of Lincoln.

March 24. To Thomas, earl of Lancaster. Order countermanding the summons to a  
Westminster. parliament at Westminster on Sunday the quinzaine of Easter, as the king  
intends to be at Newcastle-on-Tyne in three weeks from Easter to repel the  
invasion of Robert de Brus and his accomplices, and requesting him to be  
with the king at that date with horses and arms prepared to set out in his  
company against the Scots. [*Parl. Writs.*] By K.  
The like to twenty-one others. [*Ibid.*]

April 1. To H. bishop of Winchester. Like order countermanding the summons  
St. Alban's. to parliament, ordering him to be at Westminster on the morrow of the  
Ascension to treat with those depured by the king and with the prelates to  
whom the king has written concerning an aid for the purpose of repelling  
the invasion as agreed in the last parliament at Westminster. By K.  
[*Ibid.*]

The like to seventeen other bishops. [*Ibid.*]  
To the abbot of Westminster. Like order. [*Ibid.*] By K.  
The like to the abbots of St. Albans, Waltham, St. Edmunds, Evesham,  
and St. Augustine's Canterbury. [*Ibid.*]

*Memorandum*, that the burgesses of Great Yarmouth made fine with the  
king in 300 marks for confirmation of their charters and to have divers new  
liberties; which charter of confirmation was sealed by order of the arch-  
bishop of Canterbury in the chamber of Sir Adam de Osgodeby in his inn  
at London on Thursday the feast of St. Ambrose, and was delivered with-  
out enrolment thereof by order of the archbishop to Sir Roger de  
Wyngefeld to be taken to the king under these conditions, that if the  
confirmation and grant in the charter pleased the king, then the king  
should remit the charter to the archbishop to be enrolled, and if they did  
not please him, it should be returned to him to cancel.

*Memorandum*, that John de Stone, master of the ship called 'la Katherine'  
of Southampton, and merchant of the wines and other goods in the same,  
attorney of Robert de Stone, Imbert Strangman, Robert Pote, and Adam  
de Rughton, merchants of Southampton, to sue and receive in the king's  
court their right concerning the robberies of their goods and merchandise  
to the value of 167l. in Britanny by certain malefactors of the towns of  
Castre, Santander, and Laredo (*la Rode*), acknowledged that he had  
received by the hands of John Arnald of Castre, on Wednesday after  
the Annunciation, 50l. sterling from the men of those towns, in full  
satisfaction of the sum aforesaid and all damages sustained by the said  
attorney and his fellows.

April 9. William le Nede came before the king, on Tuesday after St. Ambrose,  
Ely. and sought to replay his and his wife Juliana's land, taken into the king's  
hands for their default in the king's court against Richard Aleyn. This is  
signified to the justices of the Bench.

Peter Busshe acknowledges that he owes to Thomas de Evesham of  
London 60s.; to be levied, in default of payment, of his lands and chattels  
in the county of Kent.

1314.

*Membrane 8d—cont.*

Roger de Mortuo Mari of Chirk the younger acknowledges that he owes to Hugh de Tyngewyk of London 20*l.*; to be levied, in default of payment, of his lands and chattels in the county of Oxford.

March 27. To W. archbishop of Canterbury. Order to be at Westminster on the  
Westminster. morrow of the Ascension to treat with those whom the king shall depute concerning an aid from the clergy, and to cause his suffragans, deans, priors of cathedral churches, etc., to be there at that time, the king proposing to be at Newcastle-on-Tyne in three weeks from Easter next to suppress the rebellion and invasion of Robert de Brus. By K.  
[*Fœdera ; Parl. Writs.*]

The like to W. archbishop of York, to be at York on the said day for he above purpose, etc. [*Ibid.*] By K.

The like to the bishops of Durham, Carlisle, and Whithern, to be at York on the morrow of Holy Trinity, etc. [*Ibid.*]

*MEMBRANE 7d.*

April 4. Richard de Soles came before the king, on Thursday the feast of  
Canterbury. St. Ambrose, and sought to replevy his and his wife's land in Canterbury, taken into the king's hands for their default before the justices of the Bench against Henry de Lomere. This is signified to the justices.

*Memorandum*, that on Sunday before St. Ambrose, the king being at St. Albans on his way to Scotland, Walter archbishop of Canterbury, in whose custody the great seal then was under the seals of Sir Adam de Osgodeby, Robert de Bardilby, and William de Ayremynn, recited in the king's presence in his chamber in the abbey, in the presence of Sir Bartholomew de Badelesmere, Sir Edmund de Malo Lacu, steward of the household, and Roger de Wynkefeld, that the king was about to set out for the war in Scotland, and willed that the seal should remain in a chamber in the Tower of London under the seals of the said Adam and Robert, and that the said William should dwell in the Tower in that chamber for the custody of the seal until the king should otherwise ordain, and he enjoined Adam, Robert, and William to execute faithfully what pertained to the office of the said seal; and late on the same day the seal was carried into the archbishop's chamber under the seals of Adam, Robert, and William, and was there opened, and writs were sealed therewith, and after the sealing the seal was left under the said seals in the custody of the archbishop; and afterwards, on Thursday following, William de Ayremynn brought the seal into the archbishop's inn at La Place, to wit, in the houses of the bishop of Rochester, under his seal and that of the archbishop, and writs were thereupon sealed with it, and it was left under the seals of Adam, Robert and William in the custody of the archbishop; and on Friday following the archbishop went to his manor of Otteford. [*Parl. Writs.*]

April 7. To the abbot and convent of St. Mary's, York. Request that they will  
Ely. receive into their house the king's yeoman Hugh de Stubbes, who served the king and his father, and find him maintenance in food, clothing, and shoe leather, and maintenance for a horse and a groom for his lifetime, assigning to him a suitable chamber within the abbey, and make to him letters patent granting the above, certifying the king by the bearer of their proceedings. By K.

March 20. To John, count of Namur. Richard Silver has complained to the king  
Westminster. that William Mewessone, of the town of Sluys (*Exclus'*), Copyn Bred[e], Lanc' Clarsessone, Eustace Brede, John Flote, Arnold Mynheressone,

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*Membrane 7d—cont.*

Copyn Skurre, Hugh Watergang, and other malefactors of Sluys broke open his chest in a ship of John Aleyn, burgess of Yarmouth, called 'Isabelle' of Yarmouth, of which ship Richard was master, after Martinmas last in the port of Sluys, and took and carried away English money, armour and other goods to the value of 20*l.* locked up in the chest, and took and imprisoned the said Richard in the same town for more than six weeks, and refused to restore his goods; the king therefore requests the count to hear Richard's complaint and to do him justice, certifying the king by the bearer of his proceedings.

To the same. Like letters on behalf of John Aleyn of Great Yarmouth, who has complained that whereas his ship called 'Isabella' of Yarmouth arrived at Sluys after Martinmas last, William Mewessone, and the others above named and other malefactors entered the said ship in hostile manner, and beat and wounded the master and the other mariners of the same, and drove them away from the ship, and took and carried away from them 5*l.* that they had received for the freight of the ship, and arrested the ship and detained it for a long time; by reason whereof the said John has suffered damage to the amount of 100*l.* sterling.

April 15. William de Wegland of Thorpe near Waynflet acknowledges that he  
Peterborough. owes to Gilbert de Orreby 100*l.*; to be levied, in default of payment, of his lands and chattels in the county of Lincoln.

April 18. Richard de Beresford, clerk, acknowledges that he owes to Robert de  
Ramsey. Bardelby, clerk, 60*s.*; to be levied, in default of payment, of his lands and chattels in the county of Hertford.

*Cancelled on payment.*

April 19. John de Marton, clerk, came before the king, on Friday the feast of  
Spalding. St. Alphege, and sought to replevy to Thomas Mel of Westcottynwyth, the said Thomas's land in Westcottynwyth, taken into the king's hands for his default before the justices of the Bench against Adam son of Robert Mel. This is signified to the justices.

April 1. To the abbot and convent of Peterborough. Order to admit into their  
St. Albans. house the king's clerk John de Suthewell, who has served the king and his father in chancery from his youth, and to find him for life all necessaries of life in food and clothing and maintenance for two horses and two grooms, and to assign to him a suitable chamber within the abbey, making letters patent granting the same to him. By K.

April 11. Roger le Portor is sent to the abbot and convent of Wardon to receive  
Ramsey. for life the necessaries of life in place of Richard de Ryngwode, deceased. By p.s.

Philip de Leghton received from Waleric le Joven and Matthew le Briaund, merchants of St. Valery, 19 marks by the hands of Philip de Beauvys, citizen of London, James Pedelup, and Roger de Lenn, mainpernors of the said merchants of St. Valery, of which the said Philip acknowledges himself to be paid.

April 13. To the sheriff of Middlesex. Order to summon all archbishops, bishops,  
Peterborough. abbots, priors, and ecclesiastics and women and infirm who owe service to the king to have all their service at Berwick-on-Tweed on Monday before St. Barnabas, to set out with the king against the Scotch rebels.

The like to all the sheriffs of England, except the sheriffs of York, Lancaster, Cumberland, Northumberland, and Westmoreland, who are written to in another form as appears more fully in the Fine roll of the same year.

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*Membrane 7d—cont.*April 27.  
Beverley.

John de Sudbury, knight, acknowledges that he owes to John de Bioxham 40*l.*; to be levied, in default of payment, of his lands and chattels in the counties of Cambridge and Bedford.

April 23.  
Torksey.

William de Doylly is sent to the abbot and convent of Thorneton-on-Humber to receive for life the allowance (*liberacione*) of a canon and maintenance for himself, a groom and a horse, and to receive a robe like one of the abbot's yeomen, and 20*s.* yearly for shoeleather, and a suitable chamber within the abbey enclosure. By p.s. [2955.]

April 30.  
Beverley.

Robert de Walkefare, knight, and Thomas de Milham acknowledge that they owe to Roger de Toftes 40*l.*; to be levied, in default of payment, of his lands and chattels in the county of Norfolk.

Simon son of Thomas Tyeys of La Hoke acknowledges that he owes to Henry de (*sic*) Tyeys 40*l.*; to be levied, in default of payment, of his lands and chattels in the county of Wilts.

April 1.  
St. Albans.

To the barons, bailiffs, and men of the port of Dover. Order to have all their service of ships at Skymburnesse in the feast of the Nativity of St. John the Baptist ready to set out against the Scotch rebels.

[*Fœdera.*]

By K.

The like to the barons, etc. of Hastynges, Hethe, Romehale, Wynchelse, Sandwich and La Rye. [*Ibid.*]

*MEMBRANE 6d.*

Acknowledgment by James de Croxton, attorney of Ranulph de Sancto Claro, of the receipt from Adam de Osgodby of 40*s.* in part payment of 10 marks, in which Sir William Avenel, knight, acknowledged himself in chancery to be bound to the said Ranulph. Dated at London, on Sunday after the Invention of the Holy Cross, 7 Edward II.

*Memorandum*, that James came into chancery at the House of the *Conversi*, London, on the said day and acknowledged the above.

Enrolment of release by Roger de Rokesle the younger to John Abel and Margery his wife, and Walter his son, of his right in the lands that they hold in Fotescreye, Haselhurst, Paulinescreye, Bexle, Northcreye, Eltham and Rokesle. Dated at London, on Sunday after the Invention of the Holy Cross, 7 Edward II. Witnesses: Richard de Rokesle, Roger le Sauvage, John de Chaumpaigne, William de Creye, knights; John de Ifeld, Reginald Herlisoun, Amisius Godsone, Hugh de Lee.

Enrolment of general release from the said Roger to the said John of all actions. Dated at London, Sunday after the Invention of the Holy Cross, 7 Edward II. Witnesses as above.

*Memorandum*, that Roger come into chancery, on the said day, at the House of the *Conversi*, London, and acknowledged the above deeds.

May 5.  
York.

Roger de Rokesle acknowledges that he owes to John Abel 100*l.*; to be levied, in default of payment, of his lands and chattels in the county of Kent.

John Abel acknowledges that he owes to Roger de Rokesle and Joan his wife 40*l.*; to be levied, in default of payment, of his lands and chattels in the county of Kent.

John Abel acknowledges that he owes to the said Roger and Joan 46*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in the county of Kent.



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*Membrane 6d—cont.*

William de Henle, knight, acknowledges that he owes to John de Pirle 100 marks; to be levied, in default of payment, of his lands and chattels in the county of Surrey.

Roger de Waltham of Melton Moubray acknowledges that he owes to Roger de Toftes 20*l.*; to be levied, in default of payment, of his lands and chattels in the county of Leicester.

William son of Thomas Giffard acknowledges that he owes to Thomas de Greye, knight, 72*l.*; to be levied, in default of payment, of his lands and chattels in the county of Suffolk.

April 28.  
Beverley.

To Thomas, bishop of Rochester. Order to keep safely until further order all monies arising in his diocese from the tenth for six years imposed upon the clergy by the pope, certifying him who supplies the place of the treasurer and the barons of the exchequer in the octaves of St. John the Baptist of his proceedings and of what sums of money he has put into safe keeping and where he has put them.

The like to the bishops of the provinces of Canterbury and York.

To J. bishop of Lincoln and G. bishop of London, principal collectors of the tenth lately imposed upon the clergy of England, Ireland, and Scotland. Order to keep in safe custody all moneys collected by them or to be collected until what ought to be done therein shall have been done, certifying him who supplies the place of the treasurer and the barons of the exchequer as above.

Enrolment of release by Robert de Monte Forti son of Sir Robert de Monte Forti to Sir Bartholomew de Badelesmere of his right in the manors of Castelcombe, Colerne, Steorte, Heghterdebury, and Herdecote in the county of Wilts, and in the manors of Ideshale and Adderdeleye, in the counties of Salop and Chester, which Bartholomew has of the gift of William de Monte Forti, the late brother of the releasor, by fine levied in the king's court. For this release Bartholomew paid him 400*l.* Witnesses: Sir Robert son of Payn the elder, Henry de Urtiaco, Richard Lovel, John de Erlegh, Matthew de Clivedone, William Malherbe, Walter de Pavely, Adam Walrand, John de Holte, Walter de Skydemor, knights; Richard de Rodenye, Richard Lovein, John de Wrockeshale, John Everard, William Keyin and John de Cary. Dated at Wodeton, in the county of Dorset, Sunday the morrow of St. Thomas the Martyr, 7 Edward II.

*Memorandum*, that the said Robert came into chancery at Westminster, on Thursday after the Invention of the Holy Cross next following, and acknowledged the aforesaid deed.

April 21.  
Lincoln.

To the prior of St. Katherine's without Lincoln and the convent of the same. Request that they will grant to Eleanor Darcy the allowance (*liberationem*) of a canoness of that house for life, the king having sent her to them at the instance of Henry de Bello Monte. By p.s. [2944.]

May 7.  
York.

Peter de Eivill acknowledges that he owes to William de Ayremynn, clerk, 40 marks; to be levied, in default of payment, of his lands and chattels in the county of Lincoln.

*Cancelled on payment.*

William son of William de Creppyngg' acknowledges that he owes to John de Creppyngg' 200*l.*; to be levied, in default of payment, of his lands and chattels in the county of York.

*Cancelled on payment.*

1314.

*Membrane 6d—cont.*

Philip de Leghton, merchant of Ipswich, puts in his place Peter de Bikerwyk against the merchants of St. Valery in a suit concerning an arrest made upon them at his prosecution.

Nicholas Daumary, executor of the will of John Lestraunge, lord of Knokyn, puts in his place Robert de Marchumleye, clerk, and William de Ronton, one or the other, to receive in chancery the 300 marks that Thomas son of John Hastang' and John son of Robert de Felton acknowledged to him in chancery in the third year of the king's reign.

May 8. Simon Perot acknowledges that he owes to Roger le Graunt, citizen of  
York. London, 40 marks ; to be levied, in default of payment, of his lands and chattels in the county of Cambridge.

*Cancelled on payment.*

Thomas Hastang' acknowledges that he owes to Hugh de Nevill 50*l.* ; to be levied, in default of payment, of his lands and chattels in the counties of Warwick and Salop.

May 13. William son of Alan Toller of Weynflet acknowledges that he owes to  
York. Master Alan de Gresseby, parson of the church of Wyhum, 8*l.* ; to be levied, in default of payment, of his lands and chattels in the county of Lincoln.

Roger de Huntingfeld, knight, acknowledges that he owes to Giles de Hynkeston, 20*l.* ; to be levied, in default of payment, of his lands and chattels in the county of Cambridge.

John de Brianzon, knight, acknowledges that he owes to John Bonde, citizen of London, 16*l.* 16*s.* 0*d.* ; to be levied, in default of payment, of his lands and chattels in the county of Essex.

The said John acknowledges that he owes to Andrew Curteys, citizen of London, 10*l.* 0*s.* 3*d.* ; to be levied, in default of payment, of his lands and chattels in the county of Essex.

*MEMBRANE 5d.*

Enrolment of letter of Robert le Burgulion, knight, to J. bishop of Lincoln, revoking the presentation of Robert de Thursford to the church of Gedeneye, which presentation he then believed belonged to him, as he now finds that the right of presentation belongs to the abbot and convent of Croiland on this occasion. Dated at London, 16 May, 1314.

*Memorandum*, that he came into chancery at Westminster and acknowledged the above deed.

May 8. To the sheriff of Southampton. Order to assemble all the foresters and  
York. regardors of the New Forest, and to make a regard thereof before the coming of the justices of the Forest, which regard is to be made before Michaelmas.

*[Capitula.]*

May 25. John de Sudbury, knight, acknowledges that he owes to Walter de  
Newcastle-on-Tyne. Anniesbur' of London, 40 marks ; to be levied, in default of payment, of his lands and chattels in the county of Cambridge.

Nicholas de Sancto Mauro, who married Ellen, one of the daughters and heiresses of Alan la Zousch, tenant in chief of the king, puts in his place

1314.

*Membrane 5d—cont.*

Hugh de Reinesham and Hugh Bussy, one or the other, to receive in chancery her purparty of her father's lands.

Nicholas le Mercer acknowledges that he owes to John de Colcote, 40*l.*; to be levied, in default of payment, of his lands and chattels in the county of Oxford.

May 10.  
Easingwold.

To the master of the order of the Friars Preachers and the definers and brethren assembled in their chapter-general at London. Request for their prayers on behalf of the king and queen and their son Edward and for the good estate of the kingdom, and requesting them to investigate the statement that many Scots have left the king's fealty at the persuasion of certain brethren of their order, and to castigate such brethren as they shall find guilty thereof. [*Federa.*]

May 27.  
Durham.

James son of John de Audele acknowledges that he owes to Thomas le Moigne and William le Harpour, executors of the will of Master Robert de Abbyngton, 80*l.*; to be levied, in default of payment, of his lands and chattels in the county of Cambridge and Leicester.

*Cancelled on payment.*

John de Sancto Johanne, knight, acknowledges that he owes to John de Bureford, citizen of London, 100*l.*; to be levied, in default of payment, of his lands and chattels in the county of Sussex.

*Cancelled on payment.*

William Avenel, knight, acknowledges that he owes to Thomas de Neusum, parson of the church of Great Grauntesden, 23*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in the county of Cambridge and Huntingdon.

John son of Simon, knight, acknowledges that he owes to William de Hackeford of London 7*l.* 15*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in the county of Norfolk.

June 6.  
Newminster.

John Marmyon of Chakenden acknowledges that he owes to Nicholas de Marisco 40 marks; to be levied, in default of payment, of his lands and chattels in the county of Oxford.

May 29.  
Newminster.

To W. bishop of Worcester. Order to be at Westminster on Wednesday before the Nativity of St. John the Baptist before W. archbishop of Canterbury and others of the king's council, prepared to set out as the king's envoy to parts beyond sea, as he shall be then enjoined. [*Parl. Writs.*]

The like to the following:

Robert Banyard.

Roger de Wellesworth.

Nicholas Fernbaud.

Henry Spigurnel. [*Ibid.*]

June 8.  
Wark.

To Thomas Gegge, bailiff of John de Warren, earl of Surrey, of the honour of Reygate. Order forbidding him, under pain of life and limb, from doing anything in breach of the king's peace in the priory of Lewes or elsewhere, the king hearing that he has gone to the priory of Lewes with a great number of armed men.  
By archbishop and C.

*MEMBRANE 4d.*

June 9.  
Wark.

Alan de Lodelowe came before the king, on Sunday after SS. Medard and Gildard, and sought to replevy his land in Warrewyk, taken into the king's hands for his default before the justices of the Bench against Matilda

1314.

*Membrane 4d—cont.*

late the wife of Richard le Taillor of Warrewyk. This is signified to the justices.

Roger de Budeston came before the king, on the said day, and sought to replevy to Thomas son of William de Thikwode his land in Culerne, taken into the king's hands for his default before the justices of the Bench against Richard de Blakemore of Malmesbury. This is signified to the justices.

The said Roger came before the king, on the said day, and sought to replevy to Alice late the wife of William de Thikwode her land in Culerne, taken into the king's hands for her default before the justices of the Bench against the aforesaid Richard. This is signified to the justices.

June 8.  
Newminster.

Richard de Welyngton came before the king, on Saturday after St. Boniface, and sought to replevy to William de Ryouns his land in Gloucester, taken into the king's hands for his default before the justices of the Bench against the abbot of St. Peter's Gloucester.

Enrolment of surrender to the king by Richard de Pyuelesdon of all the lands that he held of the king in Worthynbur[y] in the parts of Mailor Saiseneik. Dated at Westminster, 18 May, 7 Edward II.

*Memorandum*, that Richard came into chancery at Westminster and acknowledged the above deed.

June 13.  
Berwick-on-Tweed.

William de la Mote, lord of Willardesham, and Roger le Barber, citizen of London, acknowledge that they owe to Roger de Bromshulf 20*l.*; to be levied in default of payment, of their lands and chattels in the county Suffolk and in the city of London.

Hugh de Medested acknowledges that he owes to Master Hugh Tripacy, John de Compton, and Ralph de la Bataille, executors of the will of Ralph de Stanford 26*l.* 6*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in the county of Southampton.

Thomas de Evesham of London puts in his place Richard de Crofton to seek and receive 60*s.*, which Peter Bussh acknowledged in chancery that he owed him.

Nicholas de Huntercombe, kinsmen and heir of Walter de Huntercombe, tenant in chief of the king, puts in his place Master Adam de Hoghton to seek and receive in chancery the knights' fees and advowsons of churches falling to him of his inheritance.

Enrolment of deed of William de Faucumberge, knight, witnessing that whereas he has undertaken to do the service for Sir John de Beauchamp of Somersete in the war in Scotland for three knights' fees, and to cause the same service to be entered in the rolls of the Marshalsea, and to cause letters of acquittance of the service to be made and delivered to Sir John, he now wills and grants that if it happen that Sir John be challenged because the service aforesaid have not been done so that he incur damage, he and his heirs shall be bound to him to make restitution for such damage and losses, and to pay him 60 marks at the Purification next if he be not acquitted of the said service. Dated at London, 20 May, 7 Edward II. *French.* [*Parl. Writs.*]

*Memorandum*, that William came into chancery at Westminster, on the above day, and granted that the said money should be levied of his lands and chattels in the county of Somerset in case he did not acquit John of the aforesaid service. [*Ibid.*]

June 18.  
Berwick-on-Tweed.

Richard de Cornubia acknowledges that he owes to William de Orlauston 40 marks; to be levied, in default of payment, of his lands and chattels in the county of Gloucester.

*Cancelled on payment.*

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*Membrane 4d—cont.*

Ralph de la Penne acknowledges that he owes to the said William 40 marks; to be levied, in default of payment, of his lands and chattels in the county of Hertford.

*Cancelled on payment.*

John, prior of Bodmin, acknowledges that he owes to Walter, bishop of Exeter, 67 marks; to be levied, in default of payment, of his lands and chattels in the county of Cornwall.

*MEMBRANE 3d.*

June 20. John de Bray of Orton acknowledges that he owes to Richard de Bray  
Berwick-on- 100l.; to be levied, in default of payment, of his lands and chattels in the  
Tweed. county of Oxford.

Giles de Breaunzoun acknowledges that he owes to Robert de Bardelby, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in the counties of Essex and Sussex.

Giles de Chaunceux, knight, acknowledges that he owes to Hugh de Tyngewyk of London 40l.; to be levied, in default of payment, of his lands and chattels in the counties of Kent and Essex.

June 26. John de la Croice of Wygan acknowledges that he owes to Robert de  
Berwick-on- Cliderhou, clerk, 40l.; to be levied, in default of payment, of his lands and  
Tweed. chattels in the county of Lancaster.

*Cancelled on payment.*

Thomas de Langeley, 'barber,' acknowledges that he owes to Henry le Keu of Canterbury 46s. 8d.; to be levied in default of payment, of his lands and chattels in the city of London.

June 24. To John de Bensted. Order to be at the exchequer before the king's  
Berwick-on- council in the quinzaine of the Nativity of St. John the Baptist prepared to  
Tweed. set out on the king's service to parts beyond sea as he shall be then enjoined. [*Parl. Writs.*]

The like to the following:

John Abel.

John de Thorp.

John de Mutford.

Thomas de Berkele.

Henry de Cobham.

Master Andrew de Bruges.

Henry de Rokesle.

Master Richard de Burton. [*Ibid.*]

June 20. Peter de Eyvill, knight, acknowledges that he owes to William de  
Berwick-on- Ayremynn, clerk, 500 marks; to be levied, in default of payment, of his  
Tweed. lands and chattels in the county of York.

June 26. William de Ayremynn, clerk, acknowledges that he owes to Peter de  
Berwick-on- Eyvill, knight, 90 marks; to be levied, in default of payment, of his lands  
Tweed. and chattels in the county of York.

*Cancelled on payment.*

Thomas Seman acknowledges that he owes to Galselin Pagani 20s.; to be levied, in default of payment, of his lands and chattels in the county of Middlesex.

June 14. To W. archbishop of Canterbury. Order to collect and levy with all  
Berwick-on- diligence the tenth of the clergy granted to the king by the late Pope  
Tweed. Clement V., proceeding by ecclesiastic censure against those who refuse to pay the same because the pope is dead, certifying him who supplies the place of the treasurer and the barons of the exchequer of his proceedings and of the names of those who thus refuse to pay.

The like to all the bishops of the province of Canterbury.

By p.a.

By p.a.

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July 1.  
Berwick-on-  
Tweed.

John de Bello Campo, lord of Hacche, acknowledges that he owes to Henry de Cobeham, lord of Cobeham, 600 marks; to be levied, in default of payment, of his lands and chattels in the county of Somerset.

*Membrane 3d—cont.**Cancelled on payment.*

William de Crul acknowledges that he owes to Thomas de Sunnebury, parson of the church of Fakenham Aspes, 7*l.* 8*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in the counties of Lincoln and York.

John de Shireford acknowledges that he owes to Petronilla daughter of Hugh Burdet 24 marks; to be levied, in default of payment, of his lands and chattels in the counties of Berks and Leicester.

William son of Ralph de Bradefeld acknowledges that he owes to Roger de Sutton, clerk, 12 marks; to be levied, in default of payment, of his lands and chattels in the county of Cambridge.

*Cancelled on payment.*

Nicholas de Teukesbiry acknowledges that he owes to John Lucas 24*l.*; to be levied, in default of payment, of his lands and chattels in the county of Devon.

Enrolment of release by Thomas Spacy to Laurence de Rustyton of his right in all the lands in Hampton near Rustyton and Prestbrok, in the county of Sussex, that Thomas had at any time of the grant of Nicholas le Maystre of Hampton, which Thomas demised whilst under age to Henry de Guldeford, clerk, and which are now held by the said Laurence of the grant of John le Mareschal of Guldeford, kinsman and heir of the said Henry. Dated at London, 5 July, 7 Edward II. Witnesses: Sirs John Abel and Roger de Wellesworth, knights; Reginald Herlison; William de Kyrkeby; Robert de Dorkyng; William de Chatkulne.

*Memorandum*, that Thomas came into chancery—[*Incomplete entry.*]

*MEMBRANE 2d.*June 28.  
Berwick-on-  
Tweed.

To William de Combemartyn. Order to be before the king's council at Westminster in three weeks from Midsummer, to treat with the council concerning the king's affairs and to give his counsel. [*Parl. Writs.*]

The like to twenty-four others. [*Ibid.*]

June 27.  
Berwick-on-  
Tweed.

To the sheriff of York. Order to proclaim that no one shall do anything by virtue of any order under the king's privy seal, unless they have another order from the king making special mention of such order, or unless they perceive that the order under the privy seal is to the king's honour and profit, as the king's privy seal is eloiigned from him.

[*Fadera.*]

By K. under the queen's privy seal.

The like to all the sheriffs of England, the constable of Dover and warden of the Cinque Ports, or to him who supplies his place in the ports, the justice of Wales, the justiciary, chancellor and treasurer of Ireland, or to them who supply their places, the seneschal of Gascony, and the constable of Bordeaux, or to those who supply their places, the justice of Chester, or to him who supplies his place. [*Ibid.*]

Enrolment of grant by John de Trillawe and John de Bloxbam, vicar of the church of Pateshulle, to Matilda de Upton, abbess of Godestouwe, and the nuns of the same, of five messuages, 8 virgates of land, 2*s.* 2*d.* of rent in Great Tywe, and of the bodies of John de la Lake, William de la

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*Membrane 2d—cont.*

Lake, Adam Baret, Richard Tholy, and Adam atte Pleystouwe, their bondmen (*nativi*), with all their chattels, suits, and issue, with all the lands that they or any of their issue have acquired in any wise in that town. Witnesses: Sir Richard Dammary, Sir John Giffard, Sir Robert de Wykh', Sir Thomas de Gardinis, knights; Robert de Craunford, Hugh de Barton, John Nicole, Hugh son of Ralph, Druetus de Pratell[is], Adam de Pratell[is], chaplain, John Simon, Adam Martyn. Dated on Sunday after St. Valentine the Martyr, 7 Edward II.

*Memorandum*, that John and John came into chancery at Westminster, on Tuesday after St. Thomas the Martyr, and acknowledged the above deed.

July 6.  
Berwick-on-  
Tweed.

Thomas de Lagenersh acknowledges that he owes to Master Gilbert de Middleton 100*l.*; to be levied, in default of payment, of his lands and chattels in the county of Sussex.

Assignment of dower to Ada, late the wife of William de Pappeworth, made at Pappeworth before the escheator on 24 May, 7 Edward II., of his lands in Pappeworth by virtue of the king's writ, in the presence of Robert Botevileyn, the attorney of Hugh le Despenser, summoned to see the assignment. There are assigned to her the third of the messuage that is held of the king, which third is worth 2*s.* 6*d.* yearly; 46½ acres and a rood of land of the same tenure for a third part of 140 acres of arable land, worth 23*s.* 4*d.* yearly, price of each acre 6*d.*; a rood and a third of meadow for the third of an acre of meadow, worth yearly 8*d.*; 4*s.* 5½*d.* yearly of the rents of free tenants; 17*s.* yearly of the rents of customary tenants for their boon-works and customs; a third of the profit of the court, worth yearly 6*d.* There are also assigned to her of a tenure held of John de Comyngton in free socage, according to custom, a moiety of a messuage and of a dovecot, worth 2*s.* 6*d.* yearly, 9 acres for a moiety of 18 acres, worth yearly 3*s.*, price of an acre 4*d.* Total of the assignment, 53*s.* 11½*d.* Wherefrom rents resolute yearly 23*s.* 10*d.*, and so the true value is 30*s.* 1½*d.*

## 8 EDWARD II.

1314.

### MEMBRANE 36.

July 10. To Edmund Bacun, constable of Walingford castle. Order to expend up  
Berwick-on- to 20*l.* in repairing the houses and bridges of the castle.  
Tweed. By the archbishop of Canterbury.

Thomas Aleyn of Chetingdon, in the king's prison of Aylesbury for the death of John son of Richard le Muner of Ivingho, has letters to the sheriff of Buckingham to bail him until the first assize.

July 10. To John Abel, escheator beyond Trent. Order to deliver to Margery,  
Berwick-on- late the wife of Henry Pycot, the lands in Estwode, in the county of Essex,  
Tweed. taken into the king's hands upon John's death, as it appears by inquisition that Henry and Margery were jointly enfeoffed thereof by John Colman by fine levied in the king's court, a portion thereof being held of the king as of the honour of Reylegh by the service of a tenth part of a knight's fee, the remainder being held in parcels of other lords, and that Margery continued her joint seisin of the same until her husband's death.

To the sheriff of Nottingham. Order to cause a verderer for the forest of Shirewode to be elected in place of John de Ludham, who does not dwell continuously in the county, and is so occupied with the affairs of divers men that he cannot attend to the duties of verderer, for which reasons the king has amoved him from office.

July 13. To the taxors and collectors of the twentieth and fifteenth in the  
Berwick-on- county of Worcester. Order to pay 20*l.* to the king's clerk Hugh de  
Tweed. Leoministre, keeper of the wardrobe of Edward, earl of Chester, the king's son, for the expenses of the earl's household.

The like to the collectors in the following counties :

Hereford for 80*l.*

Bedford for 40*l.*

Buckingham for 60*l.*

July 13. To the keeper of the king's park of Henle. Order to deliver to the  
Berwick-on- aforesaid Hugh thirty leafless oaks for firewood for the said earl's house-  
Tweed. hold staying in the castle of Walyngford.

To Walter de Waldeshuf, the king's butler, or to his attorney in the port of London. Order to buy and provide thirty tuns of wine in that port, and to carry them, as wanted, to Walyngford castle for the expenses of the said earl's household, there to be delivered to the said Hugh.

July 12. To the sheriff of Hereford. Order to cause a coroner for that county to  
Berwick-on- be elected in place of Hugh Trone, who is insufficiently qualified.  
Tweed.

July 10. To John Abel, escheator beyond Trent. Order to deliver to Margery,  
Berwick-on- late the wife of James Peverel, as nearest (friend) of his heir Hugh, aged six  
Tweed. years, the hamlet of La Park, which he held, as appears by inquisition, of the heir of Walter de Allet, a minor in the king's wardship, by the service of 2*s.* yearly, the hamlet of Wolmerston, which he held of John de Ripariis by the service of 12*d.* yearly, a fourth of the manor of Rylleton, and certain lands in Hirmene, Benduy, Hendresuk, Poldu, Pengelli, Penros, Bradeford,



1314.

*Membrane 36—cont.*

Grimelok, Roswyger, and Pyperspark, which he held of divers lords in socage, paying to her all issues of the same.

July 17.  
York.

To the same. Order to cause William de Criketot, son and heir of William de Criketot, tenant in chief, to have seisin of his father's lands, as he has proved his age before the king, who has taken his homage.

By p.s. [3091.]

July 12.  
Berwick-on-  
Tweed.

To him who supplies the place of the treasurer and to the barons of the exchequer. Order to permit the executors of Gilbert de Clare, earl of Gloucester and Hertford, to hold the hundred of Aungre, in the king's hands by reason of the minority of John, son and heir of John de Rivers, tenant in chief, during the said John's minority, quit of rendering the extent of the same, the king having granted the same to the earl upon his rendering the extent thereof yearly, which extent the king subsequently remitted to him.

July 18.  
York.

To John de Eyre, escheator this side Trent, or to his sub-escheator in the county of Cumberland. Order to assign to Margery, late the wife of John de Crokedayk, tenant in chief of the late king, dower of her husband's lands, taken into the late king's hands upon his death and now in the custody of Henry de Warthecop by demise from John le Heyward, to whom the late king committed the custody of his lands during the minority of his heir, to be assigned in presence of Henry if he choose to attend, she having taken oath before the king not to marry without his licence.

To the constable of Wyndesore castle. Order to deliver to the chaplains in the king's chapel bread, wine, oil, and other small necessities for celebrating there.

By the archbishop of Canterbury.

July 10.  
Berwick-on-  
Tweed.

To John Abel, escheator beyond Trent. Order to deliver to Margaret, late the wife of James Peverel, as nearest [friend] of his heir Hugh, aged six years, the hamlet of Tresodre, and lands in Treymymon, Handescrubbe, and Penros, together with issues thereof received by him, as it appears by inquisition taken by him that the said James held the above of the heir of Alan de Bloiou, a minor in the king's custody, and also certain tenements that he held of Richard de Bloiou in free marriage given with Roisa, mother of the said James, which he held without doing any service therefor.

To the same. Order not to intermeddle further with the lands in Nansbighen, and to restore the issues thereof received by him, as it appears by inquisition that James Peverel and Margaret his wife jointly held them at his death of the feoffment of Walter de Cornubia, and that she continued her joint-seisin thereof until his death, which lands are held of the said Walter.

To him who supplies the place of the treasurer and to the barons of the exchequer. Order to discharge W. bishop of Coventry and Lichfield of 130*l.* in the debts due from him, the king having, on 15 March, in the fifth year of his reign, pardoned him that amount of the debts due from him for the tenth of the clergy and for other causes, in part recompense for his goods and chattels, which the king caused to be taken into his hands for certain reasons.

July 26.  
York.

To Henry de Cobham, constable of Rochester castle. Order to send Elizabeth, wife of Robert de Brus, in his custody, to the Tower of London under safe custody, so that he have her there on Sunday next at the latest, there to be delivered to the constable to be kept in the Tower.

July 17.  
York.

To Robert de Maddyngle and Robert de Reydon, justices appointed to hear and determine certain trespasses committed upon John Botetourte in

1314.

*Membrane 36—cont.*

the county of Essex. Order to command the sheriff of that county by writ of judgment to stay the arrest of Master Gilbert de la Bruere, Richard de Bonyton, Oliver de Bonyton, Henry de Bockyngg', and Gilbert de Sharpenho, impleaded before them by the said John, and the process of exigent against them, and to release any of them whom he may have arrested, as they have found as mainpernors in chancery Richard de Riveres, John de Vernoun, Robert Vintcent of Coggeshale, Simon Poyntel, John de Tendrynge, and John Flemyng, of that county, to have them before the said justices to answer to the said John, the sheriff having maliciously returned before the said justices that they were not found in the county and had nothing in his bailiwick whereby they might be distrained to answer, although they have sufficient lands in that county, wherefore the king ordered the sheriff by writ of judgment to arrest and imprison them if they appeared, and to put them in exigent until they should be outlawed if they failed to appear.

Mandate in pursuance to the sheriff.

July 20.  
York.

To the bailiff of the honour of Eye. Order not to distrain the men and tenants of the towns of Burnedyssh, Tatyngton, Batyngham, Dynyton, Laxfeld, and Stradebrok to repair the king's palisade of Eye and the causeway of that town contrary to what they have been used to do, and to permit them to have what they have been used to have for the repair and maintenance of the same, they having complained to the king that he distrained them to repair the palisade and causeway contrary to what they had been used to do, not permitting them to have what they have been used to have for the repair of the same in times past; whereupon the king ordered William de Ormesby and Robert de Reydon to enquire into the premises in the bailiff's presence, and they found by inquisition that the men and tenants of Burnedissh and Tadyngton ought to repair 66½ perches of the palisade and 80 feet of the causeway, the men and tenants of Badymham ought to repair 40 perches of the palisade and 61 feet of the causeway, the men and tenants of Dynyton 57 perches and 60 feet respectively, the men and tenants of Laxfeld 40 perches and 100 feet respectively, the men and tenants of Stradebroke 57 perches and 64 feet respectively, and that they have been wont to do so time out of mind by reason of their tenements held in those towns at fee-farm of the honour aforesaid by demise from a duke of Louvaine, formerly lord of that honour, who first ordained the enclosure of the park, and that the said men and tenants have been wont to have from that time for the repair of the palisade and causeway timber out of oak delivered by the bailiff of the honour out of the park to be felled at their cost, and that they have been wont to take and dig soil in the land of the honour near the causeway by delivery of the bailiff, and to take brushwood unfit for timber together with the remainder of the felled trees that were not required for the repairs, and that the perches and feet aforesaid are insufficient to enclose the park or repair the causeway because the township of Kelton ought to repair 40 perches of the aforesaid palisade and 70 feet of the causeway, and the men of the soke of Eye ought to repair 54½ perches of the palisade and 120 feet of the causeway, and the lords of the honour ought to repair the remainder of the palisade and causeway; which repairs the men and tenants are bound to do as often as necessary when warned by the bailiff of the honour.

*MEMBRANE 35.*

July 18.  
York.

To the prior of Sixhill, of the order of Sempyngham. Order to deliver the body of Christiana, sister of Robert de Brus, late the wife of Christopher

1314.

*Membrane 35—cont.*

de Seyton, in his custody, to the sheriff of Lincoln, to be taken by him to the king at York. The king has ordered the sheriff to receive her from the prior and take her to York. [*Fiedera.*]

July 26.  
York.

To the mayor and sheriffs of London. Order to deliver to the constable of the Tower of London or to him who supplies his place 4*d.* a day each from St. Margaret's day last until further orders for Robert son of Robert de Ros of Cunyngham, John son of Gilbert Wychard, scholars, and Simon de Clifton, their master, 3*d.* a day for Thomas son of Walter Moyssi of Routhelen, and 2*d.* a day for Jordan de Berewico of Routhelen and Gilbert son of Walter son of Gilbert Bastard, prisoners in the Tower.

July 22.  
York.

To the sheriff of Hereford. Order not to intermeddle further with the goods of Walter de Thornbiry, late chancellor of Ireland, in the manor of Wolfreslowe in that county, which he took into the king's hands by his orders.  
By p.s.

July 28.  
York.

To John Abel, escheator beyond Trent. Order not to intermeddle further with the lands of John de Asshelond, as it appears by inquisition that he held nothing of the king in chief by reason whereof the custody of his lands ought to pertain to the king.

July 13.  
Hartlepool.

To John de Evre, escheator this side Trent. Order to keep safely without waste or destruction the lands of divers bannerets, knights, and other tenants in chief who were believed to have been slain at Stryvelyn, answering to the king for the issues thereof, which lands the escheator took into the king's hands on account of their death, as the king is informed that many of them are still alive in his enemy's power. By p.s.  
The like to John Abel, escheator this side Trent.

July 21.  
York.

To the sheriff and coroners of Norfolk. Order to deliver to Thomas Sturgeon his goods taken into the king's hands on account of the death of John Tovy of Norfolk, whereof he was indicted, for which the king pardoned him the suit of his peace for his good service in Scotland in the company of Humphrey de Bohun, earl of Hereford and Essex, on condition that he stood to right in the king's court if any one should speak against him concerning the same, as the king has now, at the request of his sister Elizabeth, countess of Hereford and Essex, granted him his goods and chattels as above.  
By p.s.

July 29.  
York.

To John de Evre, escheator this side Trent. Order to permit Matilda, late the wife of Robert de Clifford, tenant in chief, to have her forty days (*quarentina*) of his goods and chattels, as has been usual in the like case.

July 25.  
York.

To Thomas de Cheddeworth, chamberlain of North Wales. Order to pay to Griffin ap Roes the arrears of his fee for the time when he held the bailiwick of the forestry of Snaudon in Wales by the king's commission, as he informs the king that he has not received the fee pertaining to the same as other bailiffs have done before.  
By writ of the secret seal.

July 30.  
York.

To John de Evre, escheator this side Trent. Order to cause William de Cantilupo, son and heir of William de Cantilupo, tenant in chief, to have seisin of his father's lands, as he has proved his age before the escheator and the king has taken his homage.  
By writ of the secret seal.  
The like to John Abel, escheator beyond Trent.

Aug. 10.  
York.

To the steward of John de Britannia, earl of Richmond, at Boston fair. Order to cause all wine brought to that port for sale to be appraised by the oath of merchants and others in the presence of the owners thereof and of Walter de Waldesheff, the king's butler, or his attorney, and to deliver

1314.

*Membrane 35—cont.*

the wine to the king's butler at the price it shall be appraised at, as the king understands that the vintners who have brought their wines thither have combined themselves to enhance the price of the wine so that the king's butler, whom the king had ordered to make provision of wine in that fair and elsewhere for the expenses of the king's household and of the war in Scotland, should not buy from them. The king wills that his butler shall satisfy those from whom the wine shall be bought.

To the sheriff of Lincoln. Order to receive from the king's butler or his attorney all the wines by indenture that he shall deliver to him at Boston, and to cause them to be carried to the king at York without delay for the expenses of the king's household.

Aug. 11. To the sheriff of Southampton. Order to pay to William de la Beche  
York. 20*l.*, in part payment of a debt due to him from the king.

By K. on the information of W. de Melton.

Aug. 10. To John Abel, escheator beyond Trent. Order to cause John de  
York. Berkele, son and heir of William de Berkele, tenant in chief of the late king, to have seisin of his father's lands, as he has proved his age before the escheator and the king has taken his homage.

Aug. 10. To the sheriff of Hereford. Order to cause a coroner for that county to  
York. be elected in place of Richard de Atforton, who is incapacitated by age and infirmity.

Aug. 12. Nicholas son of Agnes, in the king's prison at Beverley, for the death of  
York. William 'the Daye,' has letters to the sheriff of York to bail him until the first assize.

Aug. 15. To him who supplies the place of the treasurer and to the barons of the  
York. exchequer. Order to acquit John de Harecourt, lord of Boseworth, of the service of one knight's fee for the king's army of Scotland in the seventh year of his reign, as William de Monte Acuto has testified before the king that he had his service in the said army by the king's order. By K.

Aug. 12. To the treasurer and chamberlains of the exchequer of Dublin. Order to  
York. pay to the king's clerk John de Hothum, whom the king is sending to Ireland for certain of his affairs, his expenses for so long as he shall stay there, to wit 40*s.* a day, together with his passages in going and coming.

By K.

To the treasurer and chamberlains of the exchequer of Dublin. Order to pay to the men of John de Ergail their wages as agreed upon by the king's council upon another occasion and according to the king's order heretofore received.

By K.

Aug. 12. To the abbot of Holmcoltran. Request that he will bind himself,  
York. together with Andrew de Harcla and Robert de Leyburn, to J. bishop of Carlisle and the prior of Carlisle for repayment to them at the feast of All Saints of the money that they shall deliver to the king's clerk Gilbert de Bromlegh of the tenth of the clergy for six years, unless the king in the meantime satisfy them from an aid to be granted by the clergy or from elsewhere, the king having required the bishop and prior to deliver him the said money upon the said security, as the prelates of the province of Canterbury lent him the money of the said tenth in aid of the war in Scotland upon security for repayment found by John de Sandale and others.

By K.

The like to the said Andrew and Robert.

1314.

*Membrane 35—cont.*Aug. 15.  
York.

To J. bishop of Norwich. Order to sequester all the ecclesiastical goods in his diocese of Roger de Wyngefeld, clerk, by the view of Richard de Wyngefeld his brother, and to cause them to be safely kept until Roger render the king an account of moneys received by him in the king's name.

By K.

To Hugh Daudele, constable of Montgomery castle. Order to provision the said castle with dead garnisture by the view of two men of those parts.

By K. on the information of W. de Melton.

To Thomas de Cheddeworth, chamberlain of North Wales. Order to survey all the king's castles of North Wales and the dead garnisture in the same, and to provision them with such garnisture.

The like to the prior of Kaermerdyn, chamberlain of South Wales.

By K. on the information of W. de Melton.

*MEMBRANE 34.*Aug. 12.  
York.

To J. bishop of Carlisle. Request that he will lend the king the money collected of the tenth of the clergy for six years imposed by pope Clement V. in his custody and in that of the prior and convent of Carlisle, and that he will deliver the same to the king's clerk Gilbert de Bromlegh to pay the wages of the men-at-arms garrisoning Carlisle castle and to provision the castle, and the king will cause his letters patent for him to have allowance therefor in the next subsidy to be granted by the clergy of the province of York, the prelates of the province of Canterbury having delivered to the king all the money from the said tenth in aid of the war in Scotland by the mainprise of the king's clerk John de Sandale and of others of the city of London, who bound themselves for repayment of the same within a certain term, the king promising to allow the prelates the sum out of the next aid to be granted by the clergy. The king has enjoined the abbot of Holmcoltran and Robert de Leyburn and Robert (*sic*) de Harcla to bind themselves to the bishop for repayment of the same within a certain term in the form in which others have bound themselves to the prelates of the province of Canterbury.

By K.

The like to the prior and convent of St. Mary's, Carlisle.

Aug. 14.  
York.

To the chamberlain of North Wales. Order to pay to Hugh de Audele the elder 410*l.* 6*s* 8*d.*, which the king owes him for restoration of his horses appraised and lost in the war in Scotland in the king's service in the month of June in the seventh year of the king's reign, as appears by a bill under the seal of Ingelard de Warle, keeper of the king's wardrobe, which is to be delivered up by the said Hugh; provided that all the castles and fortresses in the chamberlain's bailiwick be provided and maintained with victuals and other necessities according to the king's order.

By K. on the information of W. de Melton.

Aug. 14.  
York.

To the sheriff of York and the coroners of that county. Order to take into the king's hands the lands and goods of Robert de Styveton indicted during the king's stay there for the death of Hugh Scot in York, for which he has fled.

By K.

The like to the sheriff of Nottingham and Derby and the coroners of the same to seize his lands and goods in like manner.

By K.

The like to the sheriff and coroners of Essex.

By K.

*Vacated, because otherwise on the Fine roll.*

1314.

*Membrane 34—cont.*Aug. 18.  
York.

To John de Segrave, keeper of the Forest this side Trent, or to him who supplies his place in the forest of Galtres. Order to deliver to the sheriff of York 40 leafless oaks, to be felled by him and taken to York for the king's firewood against his arrival there.

By K. on the information of J. de Okham.

To the sheriff of York. Order to receive and fell the above oaks and to carry them to York, according to the directions of Thomas de Ledred, yeoman of the king's chamber.

Aug. 7.  
Berwick-on-  
Tweed.

To the king's clerk Master Walter de Islep, late keeper of the bishopric of Durham, then void and in the king's hands. Order to deliver to brother Geoffrey de Aylesham, confessor of the late Gilbert de Clare, earl of Gloucester and Hertford, the issues of the temporalities of the bishopric during the voidance, the king having granted the same to the earl for the use of his said confessor.

Sept. 4.  
York.

To the keeper of the town of Kyngeston-on-Hull. Order to provide two suitable ships by the view of the king's yeoman Roger del Bedde, and to load them with the hay that the king has ordered the sheriff of York to buy and provide and carry thither by the view of the said Roger, and to send the same to Berwick-on-Tweed, there to be delivered to the keeper of the king's stores for the maintenance of the horses of the king's subjects garrisoning that town.

To the sheriff of York. Order to provide two ship-loads (*navatas*) of hay after Michaelmas by the view of the said Roger, and to send it without delay to Kyngeston-on-Hull, there to be delivered to the keeper of the town, paying Roger his usual wages whilst engaged upon this business.

By the K. on the information of W. de Melton.

Aug. 18.  
York.

To the sheriff of Suffolk. Order to supersede the execution of the exigent awarded against Sibyl wife of William le Latimer, late the wife of William de Huntyngheld, for a trespass in the park of Huntyngheld, which belonged to the said William de Huntyngheld, whereof she was indicted (*occasionata*) before William de Dene and his fellows, justices appointed to hear and determine the said trespass, and for which she was put in exigent to be outlawed because she did not appear, and is to be outlawed in the next county [court] if she do not appear, the king issuing this order in consideration of the good service of William le Latimer, a prisoner in the hands of the Scotch rebels, and because she ought not to answer without her husband.

Sept. 5.  
York.

To John Abel, escheator beyond Trent. Order to deliver to Agnes, late the wife of Payn Tybitot, tenant in chief, the manor of Berewell, in the county of Cambridge, of the yearly value of 8*l.* 10*s.* 6*d.*, and the manor of Hardliston, in the same county, of the yearly value of 14*l.* 2*s.* 4*d.*, which the king has assigned to her as dower.

To the same. Order not to intermeddle further with the manor of Eperiston and the advowson of the church of that manor, taken into the king's hands on the death of Payn Tybetot, and to restore the issues of the same, as it appears by inquisition that Payn and Agnes his wife held the same jointly at his death by the feoffment of William Faunsum, and that she peacefully continued her seisin thereof until his death, and that the manor is held of John de Oddyngseles by knight service.

To John de Evre, escheator this side Trent. Like order concerning the manor of Wyghton, in the county of York, which the said Payn and Agnes

1314.

*Membrane 34—cont.*

held of the feoffment of William de Ros of Hamelak, which manor is held of the king in chief by petty serjeantry, the king having taken her fealty for the same.

To John Abel, escheator beyond Trent. Like order concerning the manors of Langar, in the county of Nottingham, and of Nettlested, in the county of Suffolk, with the advowsons of the churches of Langar, Nettlested, and Little Blakenham, and two messuages, five carucates of land and 22*l.* of rent in Braunford, Westleye, Wylagesham, Beylham, Little Blakenham, Great Blakenham, Whitinton, Burstall, Roubrok, Floketon, West-erdefeld, Akenham, Henleye. Cleydon, Batesford, Codeham, Ocleye, Cretingg', Ipswich, and Thurleston, which the said Payn and Agnes held of the feoffment of Roger de Wrotham, parson of the church of Arkeseye, and of John Lucas, parson of the church of Nettlested, and by fine levied thereof in the king's court, the said manors of Langar and Nettlested and the advowsons of the same being held of the king in chief by knight service, and the said two manors (*sic*) and five carucates of land being held of divers lords by divers services, the king having taken her fealty for the manors and advowsons held of him.

Sept. 8.  
Wolston.

To the sheriff of Cumberland. Order to cause all the victuals that the king caused to be provided and carried to Skynburnesse to be taken thence to Carlisle for the munition of that town, there to be delivered to Gilbert de Bromele, receiver of the king's victuals there. By p.s.

Sept. 6.  
York.

To the chamberlain of South Wales. Order to proceed forthwith to the castle of Rosselan, and to survey the same and the dead garnisture in it, and to provision the castle with garnisture, armour, and victuals by the view and testimony of Thomas le Blund, constable of the same.

By K. on the information of W. de Melton.

Sept. 3.  
York.

To the coroners in the county of Kent. Order to supercede until Easter the execution of the exigent awarded against Henry de Tyresherssh upon an indictment for divers felonies and trespasses before Hervey de Staunton and his fellows, justices in eyre in that county, for his failure to appear before them, the king wishing to show grace to him, he being engaged in the king's service in garrison of the town of Berwick-on-Tweed.

By K. on the information of W. de Melton.

*MEMBRANE 33.*

Sept. 12.  
York.

To John de Evre, escheator this side Trent, or to him who supplies his place. Order to assign dower to Joan late the wife of Roger son of Ralph, tenant in chief, as she has taken oath before the king not to marry without the king's licence.

To the same. Order to deliver to Joan late the wife of Roger son of Ralph a moiety of the town of Cartingdon, together with the issues of the same, as it appears by inquisition that they were jointly seised thereof by Ralph son of Roger, and that she peacefully continued her joint-seisin thereof until her husband's death, and that the moiety is held of the king in chief by knight service, the king having taken her fealty.

Sept. 13.  
York.

To the sheriff of Norfolk. Order to cause a coroner for that county to be elected in place of William de Ages, who is insufficiently qualified.

July 22.  
Berwick-on-Tweed.

To him who supplies the place of the treasurer and to the barons of the exchequer. Order to cause allowance to be made to John de Haya, late keeper of the Templars' lands in the county of Hertford, for 12*d.* a day for

1314.

*Membrane 34—cont.*Aug. 18.  
York.

To John de Segrave, keeper of the Forest this side Trent, or to him who supplies his place in the forest of Galtres. Order to deliver to the sheriff of York 40 leafless oaks, to be felled by him and taken to York for the king's firewood against his arrival there.

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To the sheriff of Suffolk. Order to supersede the execution of the exigent awarded against Sibyl wife of William le Latimer, late the wife of William de Huntyngheld, for a trespass in the park of Huntyngheld, which belonged to the said William de Huntyngheld, whereof she was indicted (*occasionata*) before William de Dene and his fellows, justices appointed to hear and determine the said trespass, and for which she was put in exigent to be outlawed because she did not appear, and is to be outlawed in the next county [court] if she do not appear, the king issuing this order in consideration of the good service of William le Latimer, a prisoner in the hands of the Scotch rebels, and because she ought not to answer without her husband.

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To the same. Order not to intermeddle further with the manor of Eperiston and the advowson of the church of that manor, taken into the king's hands on the death of Payn Tybetot, and to restore the issues of the same, as it appears by inquisition that Payn and Agnes his wife held the same jointly at his death by the feoffment of William Faunsum, and that she peacefully continued her seisin thereof until his death, and that the manor is held of John de Oddyngeles by knight service.

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*Membrane 34—cont.*

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By K. on the information of W. de Melton.

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York.

To the coroners in the county of Kent. Order to supersede until Easter the execution of the exigent awarded against Henry de Tyresherssh upon an indictment for divers felonies and trespasses before Hervey de Staunton and his fellows, justices in eyre in that county, for his failure to appear before them, the king wishing to show grace to him, he being engaged in the king's service in garrison of the town of Berwick-on-Tweed.

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*MEMBRANE 33.*

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To the same. Order to deliver to Joan late the wife of Roger son of Ralph a moiety of the town of Cartingdon, together with the issues of the same, as it appears by inquisition that they were jointly enfeoffed thereof by Ralph son of Roger, and that she peacefully continued her joint-seisin thereof until her husband's death, and that the moiety is held of the king in chief by knight service, the king having taken her fealty.

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1314.

*Membrane 35—cont.*

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To the sheriff of Lincoln. Order to receive from the king's butler or his attorney all the wines by indenture that he shall deliver to him at Boston, and to cause them to be carried to the king at York without delay for the expenses of the king's household.

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York. pay to the king's clerk John de Hothum, whom the king is sending to Ireland for certain of his affairs, his expenses for so long as he shall stay there, to wit 40*s.* a day, together with his passages in going and coming.

By K.

To the treasurer and chamberlains of the exchequer of Dublin. Order to pay to the men of John de Ergail their wages as agreed upon by the king's council upon another occasion and according to the king's order heretofore received.

By K.

Aug. 12. To the abbot of Holmcoltran. Request that he will bind himself,  
York. together with Andrew de Harcla and Robert de Leyburn, to J. bishop of Carlisle and the prior of Carlisle for repayment to them at the feast of All Saints of the money that they shall deliver to the king's clerk Gilbert de Bromlegh of the tenth of the clergy for six years, unless the king in the meantime satisfy them from an aid to be granted by the clergy or from elsewhere, the king having required the bishop and prior to deliver him the said money upon the said security, as the prelates of the province of Canterbury lent him the money of the said tenth in aid of the war in Scotland upon security for repayment found by John de Sandale and others.

By K.

The like to the said Andrew and Robert.

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*Membrane 35—cont.*Aug. 15.  
York.

To J. bishop of Norwich. Order to sequester all the ecclesiastical goods in his diocese of Roger de Wyngefeld, clerk, by the view of Richard de Wyngefeld his brother, and to cause them to be safely kept until Roger render the king an account of moneys received by him in the king's name.

By K.

To Hugh Daudele, constable of Montgomery castle. Order to provision the said castle with dead garnisture by the view of two men of those parts.

By K. on the information of W. de Melton.

To Thomas de Cheddeworth, chamberlain of North Wales. Order to survey all the king's castles of North Wales and the dead garnisture in the same, and to provision them with such garnisture.

The like to the prior of Kaermerdyn, chamberlain of South Wales.

By K. on the information of W. de Melton.

*MEMBRANE 34.*Aug. 12.  
York.

To J. bishop of Carlisle. Request that he will lend the king the money collected of the tenth of the clergy for six years imposed by pope Clement V. in his custody and in that of the prior and convent of Carlisle, and that he will deliver the same to the king's clerk Gilbert de Bromlegh to pay the wages of the men-at-arms garrisoning Carlisle castle and to provision the castle, and the king will cause his letters patent for him to have allowance therefor in the next subsidy to be granted by the clergy of the province of York, the prelates of the province of Canterbury having delivered to the king all the money from the said tenth in aid of the war in Scotland by the mainprise of the king's clerk John de Sandale and of others of the city of London, who bound themselves for repayment of the same within a certain term, the king promising to allow the prelates the sum out of the next aid to be granted by the clergy. The king has enjoined the abbot of Holmeoltran and Robert de Leyburn and Robert (*sic*) de Harela to bind themselves to the bishop for repayment of the same within a certain term in the form in which others have bound themselves to the prelates of the province of Canterbury.

By K.

The like to the prior and convent of St. Mary's, Carlisle.

Aug. 14.  
York.

To the chamberlain of North Wales. Order to pay to Hugh de Audele the elder 410*l.* 6*s.* 8*d.*, which the king owes him for restoration of his horses appraised and lost in the war in Scotland in the king's service in the month of June in the seventh year of the king's reign, as appears by a bill under the seal of Ingelard de Warle, keeper of the king's wardrobe, which is to be delivered up by the said Hugh; provided that all the castles and fortresses in the chamberlain's bailiwick be provided and maintained with victuals and other necessities according to the king's order.

By K. on the information of W. de Melton.

Aug. 14.  
York.

To the sheriff of York and the coroners of that county. Order to take into the king's hands the lands and goods of Robert de Styveton indicted during the king's stay there for the death of Hugh Scot in York, for which he has fled.

By K.

The like to the sheriff of Nottingham and Derby and the coroners of the same to seize his lands and goods in like manner.

By K.

The like to the sheriff and coroners of Essex.

By K.

*Vacated, because otherwise on the Fine roll.*

1314.

*Membrane 34—cont.*Aug. 18.  
York.

To John de Segrave, keeper of the Forest this side Trent, or to him who supplies his place in the forest of Galtres. Order to deliver to the sheriff of York 40 leafless oaks, to be felled by him and taken to York for the king's firewood against his arrival there.

By K. on the information of J. de Okham.

To the sheriff of York. Order to receive and fell the above oaks and to carry them to York, according to the directions of Thomas de Ledred, yeoman of the king's chamber.

Aug. 7.  
Berwick-on-  
Tweed.

To the king's clerk Master Walter de Islep, late keeper of the bishopric of Durham, then void and in the king's hands. Order to deliver to brother Geoffrey de Aylesham, confessor of the late Gilbert de Clare, earl of Gloucester and Hertford, the issues of the temporalities of the bishopric during the voidance, the king having granted the same to the earl for the use of his said confessor.

Sept. 4.  
York.

To the keeper of the town of Kyngeston-on-Hull. Order to provide two suitable ships by the view of the king's yeoman Roger del Bedde, and to load them with the hay that the king has ordered the sheriff of York to buy and provide and carry thither by the view of the said Roger, and to send the same to Berwick-on-Tweed, there to be delivered to the keeper of the king's stores for the maintenance of the horses of the king's subjects garrisoning that town.

To the sheriff of York. Order to provide two ship-loads (*navatas*) of hay after Michaelmas by the view of the said Roger, and to send it without delay to Kyngeston-on-Hull, there to be delivered to the keeper of the town, paying Roger his usual wages whilst engaged upon this business.

By the K. on the information of W. de Melton.

Aug. 18.  
York.

To the sheriff of Suffolk. Order to supersede the execution of the exigent awarded against Sibyl wife of William le Latimer, late the wife of William de Huntyngheld, for a trespass in the park of Huntyngheld, which belonged to the said William de Huntyngheld, whereof she was indicted (*occasione nata*) before William de Dene and his fellows, justices appointed to hear and determine the said trespass, and for which she was put in exigent to be outlawed because she did not appear, and is to be outlawed in the next county [court] if she do not appear, the king issuing this order in consideration of the good service of William le Latimer, a prisoner in the hands of the Scotch rebels, and because she ought not to answer without her husband.

Sept. 5.  
York.

To John Abel, escheator beyond Trent. Order to deliver to Agnes, late the wife of Payn Tybitot, tenant in chief, the manor of Berewell, in the county of Cambridge, of the yearly value of 8*l.* 10*s.* 6*d.*, and the manor of Hardliston, in the same county, of the yearly value of 14*l.* 2*s.* 4*d.*, which the king has assigned to her as dower.

To the same. Order not to intermeddle further with the manor of Eperiston and the advowson of the church of that manor, taken into the king's hands on the death of Payn Tybetot, and to restore the issues of the same, as it appears by inquisition that Payn and Agnes his wife held the same jointly at his death by the feoffment of William Faunsum, and that she peacefully continued her seisin thereof until his death, and that the manor is held of John de Oddyngseles by knight service.

To John de Evre, escheator this side Trent. Like order concerning the manor of Wyghton, in the county of York, which the said Payn and Agnes

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*Membrane 34—cont.*

held of the feoffment of William de Ros of Hamelak, which manor is held of the king in chief by petty serjeantry, the king having taken her fealty for the same.

To John Abel, escheator beyond Trent. Like order concerning the manors of Langar, in the county of Nottingham, and of Nettlested, in the county of Suffolk, with the advowsons of the churches of Langar, Nettlested, and Little Blakenham, and two messuages, five carucates of land and 22*l.* of rent in Braunford, Westleye, Wylagesham, Beylham, Little Blakenham, Great Blakenham, Whitinton, Burstall, Roubrok, Floketon, West-erdefeld, Akenham, Henleye, Cleydon, Batesford, Codeham, Ocleye, Cretingg', Ipswich, and Thurleston, which the said Payn and Agnes held of the feoffment of Roger de Wrotham, parson of the church of Arkeseye, and of John Lucas, parson of the church of Nettlested, and by fine levied thereof in the king's court, the said manors of Langar and Nettlested and the advowsons of the same being held of the king in chief by knight service, and the said two manors (*sic*) and five carucates of land being held of divers lords by divers services, the king having taken her fealty for the manors and advowsons held of him.

Sept. 8.  
Wolston.

To the sheriff of Cumberland. Order to cause all the victuals that the king caused to be provided and carried to Skynburnesse to be taken thence to Carlisle for the munition of that town, there to be delivered to Gilbert de Bromele, receiver of the king's victuals there.

By p.s.

Sept. 6.  
York.

To the chamberlain of South Wales. Order to proceed forthwith to the castle of Rosselan, and to survey the same and the dead garniture in it, and to provision the castle with garniture, armour, and victuals by the view and testimony of Thomas le Blund, constable of the same.

By K. on the information of W. de Melton.

Sept. 3.  
York.

To the coroners in the county of Kent. Order to supersede until Easter the execution of the exigent awarded against Henry de Tyresherssh upon an indictment for divers felonies and trespasses before Hervey de Staunton and his fellows, justices in eyre in that county, for his failure to appear before them, the king wishing to show grace to him, he being engaged in the king's service in garrison of the town of Berwick-on-Tweed.

By K. on the information of W. de Melton.

*MEMBRANE 33.*

Sept. 12.  
York.

To John de Evre, escheator this side Trent, or to him who supplies his place. Order to assign dower to Joan late the wife of Roger son of Ralph, tenant in chief, as she has taken oath before the king not to marry without the king's licence.

To the same. Order to deliver to Joan late the wife of Roger son of Ralph a moiety of the town of Cartingdon, together with the issues of the same, as it appears by inquisition that they were jointly enfeoffed thereof by Ralph son of Roger, and that she peacefully continued her joint-seisin thereof until her husband's death, and that the moiety is held of the king in chief by knight service, the king having taken her fealty.

Sept. 13.  
York.

To the sheriff of Norfolk. Order to cause a coroner for that county to be elected in place of William de Ages, who is insufficiently qualified.

July 22.  
Berwick-on-Tweed.

To him who supplies the place of the treasurer and to the barons of the exchequer. Order to cause allowance to be made to John de Hays, late keeper of the Templars' lands in the county of Hertford, for 12*d.* a day for

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*Membrane 33—cont.*

his wages in his account of the issues for the whole time when he had the custody of the same. By p.s. [3102.]

Sept. 13.  
York.

To the sheriff of Essex. Order to cause a coroner for that county to be elected in place of Ralph Ode of Colecestre, who does not reside continuously in the county, and is so engaged with the affairs of certain magnates that he cannot attend to the office of coroner.

Sept. 15.  
York.

To John Abel, escheator beyond Trent. Order to deliver to Margaret late the wife of James Peverel, mother of Hugh, his son and heir, now aged six, as nearest [friend] of the heir, the hamlet of Niwelond, together with the issues of the same, as it appears by inquisition that James held the hamlet of the heir of Joceus de Dynham, a minor in the king's wardship, by the service of 2s. yearly as of the barony of Cardinan, and that he held no other lands of the king or of the said heir by reason whereof the custody of his lands should pertain to the king.

July 29.  
York.

To him who supplies the place of the treasurer and to the barons of the exchequer. Order to acquit James de Perriers and his sureties of 100 marks in which he made fine with the king for marrying without the king's licence Ela, late the wife of Griffin de la Pole, tenant in chief, the king having pardoned him the above sum in aid of his ransom from the king's enemies in Scotland, by whom he was captured whilst in the king's service.

By p.s. [3117.]

Sept. 16.  
York.

To the sheriff of Salop. Order to cause a coroner for that county to be elected in place of William de Wrottesle, deceased.

To the sheriff of Stafford. Order to cause a coroner for that county to be elected in place of Robert le Hunte, deceased.

July 29.  
York.

To him who supplies the place of the treasurer and to the barons of the exchequer. Order to acquit James de Perrers and his sureties of 100 marks in which he made fine with the king for marrying without the king's licence Ela, late the wife of Griffin de la Pole, tenant in chief, the king having pardoned him the same in aid of his ransom from the king's enemies in Scotland, by whom he was captured whilst in the king's service.

By p.s. [3117.]

Sept. 20.  
York.

To John de Evre, escheator this side Trent. Order to cause John de Multon, son and heir of Hubert de Multon, who held of the heir of Thomas de Multon of Gillesland, tenant in chief of the late king, a minor in the king's wardship, to have seisin of his father's lands, as he has proved his age before the escheator and the king has taken his fealty.

The like to John Abel, escheator beyond Trent.

To the sheriff of Bedford. Order to cause a coroner for that county to be elected in place of John Wymund of Bedeford, who is incapacitated by illness and infirmity.

To the sheriff of Salop. Order to cause a coroner for that county to be elected in place of William Forcer, who is insufficiently qualified.

Sept. 21.  
York.

To John Abel, escheator beyond Trent. Order not to distrain John de Loccombe for his homage for the lands that he holds in chief, as he has done homage to the king. By K. on the information of W. de Melton.

Sept. 26.  
York.

To the treasurer and barons of the exchequer. Order to cause assignment to be made in suitable places to Manent Francisci and his fellows, merchants of the society of the Bardi of Florence, for 2,000*l.*, in part payment of divers debts due to them from the king. By K.

Sept. 28.  
York.

To John de Croumbwell, constable of the Tower of London, or to him who supplies his place. Order to cause John de Ingwardby to be released

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*Membrane 33—cont.*

from the Tower, where he has been long imprisoned for maliciously drawing a knife in the king's great hall of Westminster. The king makes this order at the request of W. archbishop of Canterbury. By K.

To Alan de Haytfeld, keeper of the lands of the late Alan la Zousche, tenant in chief. Order not to intermeddle further with the custody of the manor of Halsbo and Brackele and of a moiety of the manor of Gatesden, and to deliver of the king's gift all the issues of the same to Robert de Holand, to whom the king has ordered the escheator beyond Trent to deliver the premises, which the king has assigned to him for the purparty of Matilda his wife, youngest daughter and co-heiress of the said Alan, the king having taken his homage for the same.

Sept. 28.  
York.

To Hugh de Reineham, keeper of the manor of Northmolton, which belonged to Alan la Zousche, tenant in chief. Order not to intermeddle further with the custody of the said manor, which the king has ordered the escheator beyond Trent to deliver to Nicholas de Sancto Mauro and Ellen his wife, eldest daughter and co-heiress of the said Alan, the king having assigned it and other lands as her purparty of her father's lands and having taken homage from the said Nicholas.

To Alan de Hatfeld, keeper of the abovesaid Alan's lands in the county of Hertford. Like order concerning a moiety of Great Gatesden in that county.

Sept. 14.  
York.

To Bartholomew de Badelesmere, keeper of the lands of the late Gilbert de Clare, earl of Gloucester and Hertford, tenant in chief, in Glomorgan and Morgannou. Order to pay their fees and wages to the sheriff of Glomorgan, the constable of the castles, and all other officers of the lands from the time when he received the custody, and continue to pay the same, as was usual in the times of the earls of Gloucester. By K.

To the same. Order to cause all the castles in the said lands to be supplied with provisions and other necessary garnitures by the advice of the king's subjects in those parts. By K.

*MEMBRANE 32.*

Sept. 27.  
York.

To the bailiffs and the whole community of the town of Derby. Order to pay to the king's clerk Stephen de Malo Lacu, attorney of Robert de Malo Lacu, their ferm of 25*l.* 10*s.* 0*d.* from Michaelmas last, as Robert de Malo Lacu, to whom the king granted the same on October 26, in the seventh year of his reign, in part payment of the king's debts to him, was unable to send them his letters patent witnessing the payment of the same, as he is a prisoner in the hands of the king's enemies in Scotland, receiving from Stephen his letters patent of receipt.

Sept. 28.  
York.

To John Abel, escheator beyond Trent. Order to cause Nicholas de Sancto Mauro and Ellen his wife, eldest daughter and co heiress of Alan la Zouche, tenant in chief, to have seisin of the manor of Northmolton, in the county of Devon, of the yearly value of 25*l.* 15*s.*; a moiety of the manor of Great Gatesden, in the county of Hertford, of the yearly value of 6*l.* 6*s.* 5*d.*, which the king has assigned to them as her purparty of her father's lands with the assent of Robert de Holand and Matilda his wife, the youngest daughter and co-heiress of the said Alan, for which the king has taken homage from Nicholas, and to take security from them for payment of their relief.

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*Membrane 32—cont.*Sept. 28.  
York.

To the same. Order to deliver to the said Nicholas and Ellen the following of the said Alan's knights' fees, assigned to them as above: one knight's fee in King's Nimeton, in the county of Devon, which Geoffrey de Cornubia holds, of the yearly value of 20 marks; one knight's fee in Blaketoryton, in the same county, which Almaric la Zouche holds, of the yearly value of 10*l.*; a moiety of a third of a knight's fee in Great Gatesden, in the county of Hertford, which Richard le Chaumberleyn holds, of the yearly value of 40*s.*

Sept. 28.  
York.

To the same. Order to deliver to the said Nicholas and Ellen the following of the said Alan's advowsons, assigned to them as above: the advowson of the church of Blaketoriton, in the county of Devon, of the yearly value of 20 marks; the advowson of the church of Northmolton, in the same county, of the yearly value of 40 marks; a moiety of the advowson of the church of Great Gatesden, in the county of Hertford, of the yearly value of 10 marks.

*Memorandum*, that there is an assignment between the parceners of the said inheritance enrolled below of the lands, fees, and advowsons of the said Alan, whereof an inquisition had not been returned into chancery when this assignment was made.

Sept. 28.  
York.

To John Abel, escheator beyond Trent. Order to cause Robert de Holand and Matilda his wife, youngest daughter and co-heiress of Alan la Zusche, tenant in chief, to have seisin of the following of the said Alan's lands, which the king has assigned to them, with the assent of Nicholas de Sancto Mauro and Ellen his wife, eldest daughter and co-heiress of the said Alan, as Matilda's purparty of her father's lands; the manor of Halsbo and Brackele, in the county of Northampton, of the yearly value of 32*l.* 15*s.* 4*d.*; a moiety of the manor of Great Gatesden, in the county of Hertford, of the yearly value of 6*l.* 6*s.* 5*d.*; a view of frankpledge in Shypton and Sibford, in the county of Oxford, of the yearly value of 10*s.*; taking from them security for payment of their relief, the king having taken Robert's homage therefor.

By p.s.

To the same. Order to deliver to the aforesaid Robert and Matilda the following of the said Alan's knights' fees, assigned to them in like manner: one knight's fee in Suth[o] Wincestre, in the county of Huntingdon, which Oliver la Zusche holds, of the yearly value of 20 marks; a moiety of a knight's fee in Dodington, in the same county, which the said Oliver holds, of the yearly value of 20*l.*; a sixth of a knight's fee in Eynesbur[y], in the same county, which the said Oliver holds, of the yearly value of 40*s.*; a knight's fee in Wodeford, in the county of Northampton, which Richard Basset holds, of the yearly value of 10*l.*; a moiety of a knight's fee in Blakolvesle, in the same county, which William la Zusche of Harringworth holds, of the yearly value of 100*s.*; a moiety of a knight's fee in Farningho, in the same county, which Robert de Insula holds, of the yearly value of 10*l.*; one knight's fee in Maydeford and Attmerston, in the same county, which Robert Skynne of Maydeford holds, of the yearly value of 10*l.*; a fourth of a knight's fee in Waldegrave and Northtoftes, in the same county, which John, son of Thomas le Lord holds, of the yearly value of 50*s.*; a moiety of a knight's fee in Haselbecche, in the same county, which Hugh de Sales holds, of the yearly value of 100*s.*; one knight's fee in Haldenby, in the same county, which William de Nevill and William son of John de Haldenby hold, of the yearly value of 10*l.*; a moiety of a knight's fee in Byfeld, in the same county, which Simon de Verney holds, of the yearly value of 100*s.*; a knight's fee in Trumpton, in the county of Cambridge, which John de Kailli holds, of the yearly value of 10*l.*; one knight's fee in Northwell, in the same county, which William de Kyrkeby holds, of the



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*Membrane 32—cont.*

yearly value of 30*l.*; one knight's fee in Wynepol and Armington, in the same county, which Warin de Bassingburn of Wynepol holds, of the yearly value of 10 marks; a third of a knight's fee in Great Gatesden, in the county of Hertford, which Richard le Chaumberlayn holds, of the yearly value of 4*l.*; a moiety of a knight's fee in Shipton, in the county of Oxford, which Matilda de Paunton holds, of the yearly value of 5*s.*; and one knight's fee in Sibford, in the same county, which Joan de Wodecote holds, of the yearly value of 10*s.*

To the same. Order to deliver to the said Robert and Matilda the following of the advowsons of the said Alan, assigned to them in like manner: a moiety of the advowson of the church of Gatesden, in the county of Hertford, of the yearly value of 20 marks; the advowson of the hospital of St. John, Brackele, in the county of Northampton, of the yearly value of 100*s.*

Oct. 1.  
York.

To the treasurer, barons, and chamberlains of the exchequer. Order to cause payment to be made to Nicholas de Audele of 500 marks, due to him upon his *certum* for his men-at-arms in his retinue in the war in Scotland, in the seventh year of the king's reign, by agreement made with him on the king's behalf, as contained in a bill of the wardrobe to be delivered to them by him.

By K.

Sept. 27.  
York.

To John de Evre, escheator this side Trent. Order to deliver to Matilda late the wife of Robert de Clyfford, tenant in chief, the following of his lands, which the king has assigned to her as dower: the castle and manor of Burgh (*de Burgo*) under Staynmore, in the county of Westmoreland, of the yearly value of 23*l.* 5*s.* 0½*d.*; the town of Soureby near Burgh, in the same county, of the yearly value of 11*l.* 15*s.* 7*d.*; the town of Wynton, in the same county, of the yearly value of 15*l.* 12*s.* 4½*d.*; a third of the profit of the said county, which profit is of the yearly value of 100*s.*; a third of the town of Templesoureby, in the same county, which town is of the yearly value of 8*l.* 12*s.* 0*d.*; a third of the foreign wood of Whynefel with the agistment and profit of the same third, in the same county, which wood and agistment and profit are of the yearly value of 6*l.* 13*s.* 4*d.*; a third of the rent of the cornage (*cornagii*) in the same county, of the yearly value of 27*l.* 15*s.* 9*d.*; the hamlet of Holm, in the county of York, of the yearly value of 29*l.* 5*s.* 10*d.*; the hamlets of Crokeris and Elsave, in the same county, of the yearly value of 4*l.* 8*s.* 8*d.*; a moiety of the hamlet of Syghilesden, in the same county, which hamlet is of the yearly value of 45*l.* 8*s.* 1*d.*; the hamlet of Skybden, in the same county, of the yearly value of 12*l.* 1*s.* 4*d.*; and 31*s.* 8*d.* of yearly rent in Askeby and Breredale, in the county of Westmoreland, to be received from the abbot of Byland (*de Bella Landa*); and 12*d.* of yearly rent in Wardecopp, in the same county, to be received from Henry de Wardecopp; 6*s.* of yearly rent in Querton, in the same county, to be received from Henry de Querton.

With the assent of the keeper of the lands of the deceased.

To Ralph son of William. Order to deliver by indenture to the aforesaid Matilda or her attorney the said castle, which is in his custody.

Oct. 3.  
York.

To the prior and convent of Durham, collectors in the diocese of Durham of the tenth imposed upon the clergy of England for six years by pope Clement V. Order to pay, out of the said tenth, 350*l.* to Robert de Leyburn without delay, due to him from the king of the 1,000 marks that he ought to receive for one year for himself and thirty men-at-arms retained by him for the custody of the town and castle of Carlisle, together with Andrew de Harkle, sheriff of Cumberland, as contained in an indenture made concerning the same; for which the king will cause the bishop of Durham and

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*Membrane 32—cont.*

the prior and his church to be saved harmless, as contained in the king's letters patent, the prelates of the provinces of Canterbury and York having granted that they would pay to the king all the money from the said tenth for the first year.

*Memorandum*, that the said letters patent are enrolled on the Fine roll of this year.

*MEMBRANE 31.*

Sept. 27.  
York.

To the treasurer, barons, and chamberlains of the exchequer. Order to pay to the king's serjeants-at-arms William Ferrant, Vitalis de Saingnak, Peter de Langer, Arnald Guill[elm]i de Bignoles, Ivo de Welles, Reimund Provost, Bernard Pelerym, Lubacus de Sancto Martino, Arnald de Sancto Martino, William de Rude, and William Reimundi de Claverye, to whom the king owes 423*l.* 15*s.* 0*d.* for their wages and for recompence for their horses lost in the king's service, as appears in thirteen bills of his wardrobe and one bill sealed by the chamberlain of Scotland, what is due to each of them according to the said bills.

By K.

Sept. 26.  
York.

To the treasurer, barons, and chamberlains of the exchequer. Order to cause speedy payment or a suitable assignment to be made to Maunet Francisci and his fellows, merchants of the society of the Bardi of Florence, of 2,000*l.*, in part payment of the king's debts to him.

By K. at the request of the earl of Lancaster.

Oct. 1.  
York.

To John de Segrave, keeper of the Forest this side Trent. Order to deliver to John de Boyvill his bailiwick in the ward of Allerdale in the forest of Ingelwode, and the issues of the same, which bailiwick he took into the king's hands, as appears by his certificate, because John de Boyvill did not produce before him the charter by which he claimed to have the bailiwick, as it is testified before the king that he and his ancestors have had that bailiwick time out of mind, if it appear to the said keeper that he and his ancestors had the bailiwick from the time abovesaid.

Sept. 15.  
York.

To the treasurer and barons of the exchequer of Dublin. Order to audit in the exchequer the account of Antoninus Citroun and John de Monelia, whom the king appointed, on January 28, in the seventh year of his reign, chief keepers and collectors of his customs in Ireland during pleasure, so that they should collect and receive the aforesaid customs in all cities, ports, and other places by the hands of the sub-collectors by the view and testimony of the king's controllers there appointed or to be appointed, as was usual heretofore, and that they should answer yearly to the exchequer aforesaid for the same, and should render account thereof at the king's will from year to year together with the said sub-collectors and controllers, from the time of their appointment, and to allow them the wages heretofore usually allowed to the keepers of the said customs.

Oct. 4.  
York.

To John de Evre, escheator this side Trent. Order to deliver to Beatrice, late the wife of Robert Tourp of Edenhale, tenant in chief, two parts of the manor of Edenhale, together with the issues of the same, as it appears by inquisition that she and her said husband were jointly enfeoffed thereof by Adam Turp of Edenhale, and that she peacefully continued her joint-seisin thereof until her husband's death, and that the manor is held of the king in chief by knight service, the king having taken her fealty for the said two parts.

Oct. 8.  
York.

To Robert de Sandale, keeper of the town of Kyngeston-on-Hull and of the manor of Miton. Order to cause a porch (*porticum*) to be made anew

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*Membrane 31—cont.*

from the door of the hall of that manor, and a chamber over (*ultra*) the porch, and to buy and provide boards (*bord'*) and rafters (*remos*) for the king's use, by the view and testimony of John le Petit of the king's chamber.

Oct. 10.  
York.

To John de Evre, escheator this side Trent. Order to deliver to John de Whelpedale, to whom the king granted, on December 17, in the eighth year of his reign, the custody during pleasure of the manor of Aldeston, which belonged to Nicholas de Vepunt, tenant in chief, so that he should answer to the exchequer for the issues of the same, all the said Nicholas's lands in Aldeston, together with the issues of the same from the said December 17, as the king understands that the escheator withholds certain of the lands in that town.

To the same. Order to cause Robert de Ekesleie, son and heir of Robert de Ekesleye, tenant in chief of the late king as of the castle of Skipton-in-Craven, then in the late king's hands, to have seisin of all the lands whereof his father was seised in demesne as of fee and which are of the castle aforesaid, as he has proved his age before the escheator, and the king has taken his fealty for the said lands.

Oct. 9.  
York.

To John Abel, escheator beyond Trent. Order not to intermeddle further with the manor of Assheby-la-Zouche, in the county of Leicester, taken into the king's hands upon the death of Alan la Zousch, as it appears by inquisition that Alan held that manor, except the homages and other services of the free tenants and the views of frankpledge in the same, for the term of his life of John Comyn, late earl of Bughan, by knight service by a fine levied in the king's court, so that after his death the manor ought to remain to William la Zousch of Richard's Castle.

To John de Evre, escheator this side Trent. Order not to intermeddle further with the lands of Ed. de Malo Lacu, as it appears by inquisition that he held nothing in chief at his death by reason whereof the custody of his lands ought to pertain to the king.

Oct. 10.  
York.

To the keeper of the Forest this side Trent, or to him who supplies his place in the forest of Galtres. Order to deliver to John de Donecastre four leafless oaks from that forest for firewood, of the king's gift. By K.

To the bailiffs of the city of Lincoln. Order to pay, out of the ferm of the city, 101s. 8d. to William Byry for fish bought from him for the king's use in September last by Robert Romeyn, as appears by a bill of the wardrobe delivered into chancery by the said William. By K.

Oct. 8.  
York.

To the sheriff of Nottingham. Order to cause a verderer for the forest of Shirewode to be elected in place of Nicholas de Wydemerpole, who is incapacitated by infirmity.

Oct. 17.  
Lincoln.

To the sheriff of Huntingdon. Order to cause proclamation to be made in his full county [court] and other public places that a fair shall be held at the king's manor of Holm in that county yearly on the eve, day, and morrow of St. Gregory the Pope and another on the eve, day, and morrow of St. Giles the abbot. By K.

To the sheriff of Northampton. Like order for a market to be held on Saturday in every week at the king's manor of Rokyngham. By K.

Oct. 16.  
Lincoln.

To the sheriff of Lincoln. Order to buy and provide two hundred quarters of wheat, two hundred quarters of malt and barley, a hundred bacon-pigs, and two hundred carcasses of sheep, and to cause them to be taken to Berwick-on-Tweed, there to be delivered to the receiver of the king's stores. By K.

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*Membrane 31—cont.*Oct. 16.  
Lincoln.

To the collectors of the custom of wool, hides, and wool-fells in the port of Newcastle-on-Tyne. Order to pay to John de Eslyngton 46*l.*, due to him for recompence for the horses of himself and others lately with him in garrison at Rokesburgh castle appraised and lost in the king's service in Scotland, as appears by a bill under the seal of office of the chamberlain of Scotland.  
By K.

To the treasurer and barons of the exchequer. Order to adjourn (*continuetis*) until the octaves of the Purification the day prefixed by them, to wit the octave of Martinmas, for John de Nevill of Stok, sheriff of Lincoln, to come to the exchequer to account, as the king has charged him with certain affairs in that county.  
By K.

Oct. 16.  
Lincoln.

To the treasurer and barons of the exchequer. Order to allow to the bailiffs of the town of Wynchelse 45 marks paid by them out of their ferm in the fifth, sixth, and seventh years of the king's reign for the yearly payment of 15 marks granted by the late king out of their ferm to Joan late the wife of William Maufe in consideration of their surrender of the custody of the gate of Chester, which the late king granted to her for her maintenance.

Oct. 16.  
Lincoln.

To John Abel, escheator this side Trent. Order to deliver to Reginald son of Reginald a fourth of the manor of Midsomeresmorton and a fourth of a sixth part of the manor of Luyton, held in chief of the king, which were taken into the king's hands upon the death of Joan de Vivon with her other lands, as it appears by letters patent of the late king and by inquisition that she, by the late king's licence, granted the premises to Reginald, and that he afterwards demised them to her for life, so that after her death they ought to revert to him; the king having taken his fealty and respited his homage until the octaves of St. Martin.

To the sheriff of Norfolk. Order to cause a coroner for that county to be elected in place of Thomas de Snyterton, whom the king has amoved for insufficiency.

*MEMBRANE 30.*Oct. 16.  
Lincoln.

To John Abel, escheator this side Trent. Order not to intermeddle further with a moiety of the hamlet of Wolveton, in the county of Dorset, a fourth part of the manor of Midsomernorton, in the county of Somerset, and a fourth of a sixth part of the manor of Luyton, in the county of Bedford, held of the king in chief, taken into the king's hands upon the death of Joan de Vivon together with her other lands, and to restore the issues thereof to Reginald \* her son, as it appears by the king's letters patent and by inquisition that Aymer de Archiaco granted the same to her and to her said son by the king's licence, to hold for their lives, with remainder to John son of the said Reginald and to the heirs of his body, with remainder in default of such heirs to the right heirs of the said Joan.

To the sheriff of Norfolk. Order to cause a coroner for that county to be elected in place of William Dages, whom the king has amoved for insufficiency.

Oct. 16.  
Lincoln.

To the treasurer and barons of the exchequer. Order to acquit the prior of Frompton of the portion of 80*l.*, in which he made fine on December 7, in the seventh year of the king's reign, to have the custody of the said priory, then void by the death of the abbot of Caen, from Thursday

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\* Called 'Reginald son of Reginald' in the margin.

1314.

*Membrane 30—cont.*

before the Nativity of St. Mary then last past for one year, for the time lacking of a year, as the king, on December 18 then next following, took the fealty of Roger, abbot of St. Stephen's Caen, for his lands held of the king in England, and commanded John Abel, escheator this side Trent, to deliver the said lands him.

To the keeper of the Forest this side Trent. Order to put to bail Master Peter de Peryton, in the king's prison at Salisbury for receiving and buying the king's venison of the forest of Claryndon, upon his finding twelve mainpernors of his bailiwick to have him before the justices of the Forest when they come to those parts.

Oct. 24.  
Spalding.

To John Abel, escheator this side Trent. Order to deliver to Mary, late the wife of Edmund Comyn, tenant in chief, the following of his lands, which the king has assigned to her as dower: a third of the manor of Fakenham Magna, in the county of Suffolk, of the yearly value of 13*l.* 17*s.* 6½*d.*; a third of the manor of Savecompe, in the county of Hertford, of the yearly value of 117*s.* 0½*d.*

To the same (*sic*) escheator. Like order to deliver to her a third of the manor of Neweham near Baumburgh, in the county of Northumberland, of the yearly value of 13*l.* 6*s.* 8*d.*

Oct. 24.  
Spalding.

To the keeper of the Forest beyond Trent, or to him who supplies his place in the forest of Ingelwod. Order to cause the bailiff of Penreth to have twelve oaks fit for timber for the construction and repair of two mills, two bakehouses, and the king's prison at Penreth, in the county of Cumberland, burnt and wholly destroyed by the Scots during their invasion of that county, and of the king's mill of Soureby carried away by flood, in addition to the twelve oaks that he was previously ordered to deliver to the bailiff for that purpose.

To the sheriff of Northumberland. Order to provision the castle of the town of Newcastle-on-Tyne without delay with armour, dead garniture, and victuals by the view of Richard de Emeldon and John de la Gore.

By K.

Sept. 21.  
York.

To W. archbishop of Canterbury. Request that he will deliver the residue of the money arising from the first year of the tenth for sixth years imposed upon the clergy by pope Clement V. in his diocese to Manent Francisci and his fellows, merchants of the society of the Bardi of Florence, whom the king has charged with certain of his affairs, upon security to be found by them for payment of the same at Midsummer, certifying the treasurer and barons of the exchequer of the sum delivered to the said merchants, the archbishop and prior and chapter of Canterbury having previously delivered 900 marks of the first year's tenth for the king's use upon security found on his behalf.

The like to the following:

The bishop of Winchester for the residue. 600 marks.

The bishop of Bangor for the residue. 60 marks.

The bishop of Bath and Wells for the residue. 500 marks.

The bishop of Coventry and Lichfield for the residue. 500 marks.

The bishop of Chichester for the residue. 500 marks.

The bishop of Llandaff for the residue. 100 marks.

The bishop of Worcester for the residue. 450 marks.

The bishop of Ely for the residue. 300 marks.

The bishop of Salisbury for the residue. 750 marks.

The bishop of Norwich for the residue. 1,600 marks.

The bishop of Lincoln for the residue. 2,100 marks.

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*Membrane 30—cont.*

The bishop of St. Davids for the residue. 120 marks.  
 The bishop of London for the residue. 750 marks.  
 The bishop of Hereford for the residue. 300 marks.  
 The bishop of Exeter for the residue. 300 marks.  
 The bishop of Rochester for the residue. 350 marks.  
 The keeper of the spiritualities of St. Asaph for the residue.  
 103 marks.

Nov. 19. To the mayor and bailiffs of the city of York. Order to cause forty  
 Northampton. crossbowmen (*homines balistarios*) to be chosen out of their city and to be  
 provided with arms, to wit aketons and breastplates or plates (*platis*),  
 bacinets, and other arms, so that they be ready to set out thence at the  
 king's wages on the morrow of St. Andrew next for Berwick for the  
 defence thereof, and to pay them their wages for forty days, to wit 4d. a  
 day each, and to cause them to have carriage for their armour to Berwick,  
 certifying the king by the bearer hereof of their proceedings. [*Parl.*  
*Writs.*]

Nov. 19. To the keeper of the Forest this side Trent, or to him who supplies his  
 Northampton. place in Salcey forest. Order to deliver thirty oaks from that forest to  
 John Somery, the king's scullion (*scutillar'*), ten oaks to John de  
 Eggeshale, usher of the king's hall, and ten oaks to John de Carleford,  
 usher of the king's chamber, for the expenses of the king's hall, chamber,  
 and kitchen during his stay at Northampton, in addition to the forty oaks  
 that the king ordered him to deliver for this purpose to his said scullion.

To the sheriff of Northampton. Order to fell the said fifty oaks, and to  
 cause them to be carried to Northampton as the said John, John, and John  
 shall direct.

Nov. 23. To John Abel, escheator this side Trent. Order not to intermeddle  
 Northampton. further with the manors of Frampton and Suthorp, which, as appears by  
 inquisition, William de Huntyngfeld held at his death of Roger de  
 Pedewardyn and Alice his wife of her right by knight service, and to  
 restore the issues of the same, as it appears by inquisition and by certificate  
 of the treasurer and barons of the exchequer that William did not hold any  
 land as of the crown by reason whereof the custody of his lands ought to  
 pertain to the king, it being found that he held the manor of Huntyngfeld  
 and lands in Bengg' of the king as of the honour of Eye by knight service,  
 by which inquisition it was found that Roger his son is his next heir, and is  
 aged eight years.

To Hugh le Despenser the younger. Order to deliver the above manors  
 and the issues thereof to the said Roger and Alice.

*MEMBRANE 29.*

Nov. 3. Maddoc Busshel, in the king's prison of Shrewsbury for the death of  
 Ely. Robert de Braundon, has letters to the sheriff of Salop to bail him until the  
 first assize.

Oct. 16. To John Abel, escheator this side Trent. Order not to intermeddle  
 Lincoln. further with the homages, services, or view of frankpledge of the manor of  
 Assheby la Zusche, with which manor the king lately ordered him not to  
 intermeddle further because it was found by inquisition that Alan la Zusche  
 held it, except the homages and services of the free tenants and view of  
 frankpledge, for life by fine levied in the king's court, by which inquisition  
 it was found that the manor ought to remain after his death to William la

1314.

*Membrane 29—cont.*

Zusche of Richards Castle, as the said William has asserted in chancery that Alan held the manor with appurtenances for life, and he exhibited his part of the said fine, in which there is no exception of the homages, services, and view aforesaid.

Oct. 31.  
Ramsey.

To Richard Squyer. Order to deliver to the king's clerk John de Merkyngfeld and to Solomon le Cofrere their goods and chattels in Hoton, Yngmonteneye, and elsewhere, which he has taken into the king's hands by virtue of his order to take into his hands the goods in the county of Essex of Robert de Styveton, indicted for the death of Hugh Scot at York, on account of the said Roberts's fight, whereof the king was informed by Gerard Salveyn, late sheriff of York.

Nov. 1.  
Ramsey.

To the keeper of the Forest this side Trent, or to him who supplies his place in Salcey forest. Order to deliver forty oaks out of that forest to John de Somery, the king's scullion, for the expenses of the king's hall, chamber, and kitchen against his arrival at Northampton.

To the sheriff of Northampton. Order to cause the said oaks to be felled and carried to Northampton against the king's arrival there, according to the directions of the said John.

Nov. 4.  
Ramsey.

Richard Purchaz, in the king's prison of Neugate for the death of William de Guldeford le Cordewaner, has letters to the sheriff of Middlesex to bail him until the first assize.

Nov. 3.  
Ramsey.

To John Abel, escheator this side Trent. Order not to intermeddle further with the lands of the nuns of Burnham,\* which he has taken into the king's hands upon the present voidance of their abbey, and to restore the issues of the same, as Edmund, late earl of Cornwall, granted to them that whenever their monastery should be void by the cession or death of the abbess, they should have power to elect an abbess without his licence, so that neither he nor his heirs should enter or intermeddle with their lands by reason of any such voidance, which grant was confirmed by the late king's letters patent.

Nov. 1.  
Ramsey.

To the treasurer and barons of the exchequer. Order to allow to Robert de Rideware, to whom the king committed the custody of the town of Derteford, in the county of Kent, for a yearly sum of 30*l.*, the sum of 40*s.*, which Hervey de Staunton and his fellows, late justices in eyre in that county, have certified that he lost by reason of the inhibition at the beginning of their eyre of the holding of any court within that county during their eyre, as he did not hold eight courts, as he would otherwise have done, the profits and esplees of each of which would have been worth 5*s.*, the said Robert having complained that the treasurer and barons charge him with the full ferm as though he had received the full profits of the courts.

Nov. 3.  
Ashbeach.

To the same. Order to audit as quickly as possible the account of Anthony Pessaign of Genoa for all moneys, etc., received by him from the time when he began to serve the king, and of the payments, costs, and expenses made by him out of the same, calling before them when necessary Roger le Brabazon, William de Bereford, and Adam de Herewynton, to whom the king has written concerning this matter. Having done this, they are to certify the king under the exchequer seal whether Anthony has faithfully served the king or not, and of what sum the king owes him.

By p.s. [3179.]

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\* Called 'Brunham' in the margin.

1314.

*Membrane 29—cont.*Nov. 1.  
Ramsey.

To the sheriff of Nottingham. Order to cause a verderer for the forest of Shirewode to be elected in place of Thomas de Longevillers, who has no lands within the forest.

To the sheriff of Southampton. Order to cause a verderer for the forest of Claryndon to be elected in place of John de Molyns, deceased.

Nov. —.  
Ely.

To the collectors and receivers of the custom of wool, hides, and wool-fells in the port of Kyngeston-on-Hull. Order to pay to Jakettus de Sene, attorney of the king's yeoman Merlin de Sene, 353*l.* 17*s.* 10½*d.* out of the first issues of the custom, as the king is bound to the said Merlin in 352*l.* (*sic*) 17*s.* 10½*d.* by letters patent, which he has restored to the chancery to be cancelled.

By K.

Nov. 3.  
Ramsey.

To the sheriffs of London. Order to pay to Peter Fab[r]e of Montpellier (*de Monte Pessulano*), keeper of the king's lion in the Tower of London, 2*d.* a day from Easter, in the seventh year of the king's reign, until Michaelmas last, and to pay him 7½*d.* a day from that time until further orders, the king having, on June 24, in his seventh year, ordered Robert Burdeyn and Hugh de Garton, then sheriffs of the city, to pay out of the ferm of the city from Easter aforesaid 6*d.* a day to the said Peter for the maintenance of the lion and 1½*d.* for his own wages, as they withheld 2*d.* a day of that money from Easter until Michaelmas, when they ceased to be sheriffs, because, as they returned to the king, they had paid all the ferm of the city away by various orders from the king before the writ for payment of the above 7½*d.* a day reached them.

To John Abel, escheator this side Trent. Order not to intermeddle further with the lands of Miles de Stapelton, and to restore the issues of the same, as it appears by inquisition that he held nothing in chief of the king at his death by reason whereof the custody of his lands should pertain to the king.

Nov. 3.  
Ely.

To the sheriff of Kent. Order to pay the king's alms called 'deodands' of the last eyre in that county to Adam de Osgodeby, keeper of the house of the *Conversi*, London, in accordance with the late king's grant of deodands to the *Conversi* in order to complete their chapel and in aid of the repair and maintenance of the buildings.

To the sheriff of Nottingham. Order to receive from Richard de Woxebrugge, the king's lardener, four harts and six bucks from the king's venison in his charge, and to cause them to be carried to Northampton, to be delivered into the king's larder there in the octaves of St. Martin.

*MEMBRANE 28.*Nov. 5.  
Benwick.

To John de Lincoln, keeper of the king's exchange, London. Order to buy silver in mass to the value of 100*l.*, and to deliver it to Roger de Frowyk, controller of the said exchange, to make silver vessels thereof for the king's use.

By K.

Nov. 1.  
Ramsey.

To John Abel, escheator this side Trent. Order not to intermeddle further with the manor of Mendham and the lands in Estbradenham and Skernyng that William de Huntyngheld held of Thomas, earl of Lancaster, by knight service, and to restore the issues thereof to the earl, as it appears by inquisition and by certificate of the treasurer and barons of the exchequer that William held nothing at his death as of the crown, and that Roger his son, aged eight, is his son and heir.

By C.

Nov. 1.  
Ramsey.

To the same. Order not to intermeddle further with the manor of Rikyngdale Superior and the advowson of the church, and to deliver the



1314.

*Membrane 28—cont.*

issues of the same to Joan late the wife of Thomas son of Talbot, as it appears by inquisition that they were jointly enfeoffed thereof by the said Talbot, whereby it appears that the manor is held of John le Burser by knight service.

Nov. 16. To the sheriff of Oxford and Berks. Order to pay to the king's clerk  
Northampton. Thomas de London his expenses for himself and companions about the custody of the body of the late earl of Cornwall at the friars preachers, Oxford. By K.

Nov. 17. To the bailiffs of Northampton. Order to pay to Eustace de Burneby,  
Northampton. sheriff of Northampton, 53*l.*, to make certain provisions therewith for the king's use. By K.

To the same. Order to pay 7*l.* for the like purpose to the said Eustace out of the debts due to the king in their towu that are exacted by summons of the exchequer. By K.

Nov. 3. To the sheriff of Leicester. Order to buy and provide a hundred  
Ramsey. quarters of wheat, sixty-seven quarters of malt, a hundred and fifty quarters of oats, fifty oxen, two hundred and fifty sheep, and a hundred swine, and to cause them to be carried to Northampton, there to be delivered to the receivers of the king's stores.

The like to the sheriff of Northampton.

*Et erant patencia.*

Nov. 20. To the sheriff of Lincoln. Order to receive from John de Nevill, late  
Northampton. sheriff of that county, what he had provided, before his amoval from office, towards the two hundred quarters of wheat, two hundred quarters of malt and barley, a hundred bacon pigs, and two hundred carcasses of sheep that the king ordered him to provide and send to Berwick-on-Tweed, and to buy and provide what is lacking of these quantities, and to cause the whole to be carried to Berwick-on-Tweed, there to be delivered to the king's receiver.

Nov. 6. To John de Evre, escheator beyond Trent. Order to deliver to Eleanor,  
Ely. late the wife of Henry de Percy, tenant in chief, the following of his lands, which the king has assigned to her as dower: the manor of Clecopp, in the county of York, of the yearly value of 27*l.* 8*s.* 9½*d.*; the hamlet of Gygleswyk, in the same county, of the yearly value of 12*l.* 11*s.* 1½*d.*; lands in Bukeden, in the same county, of the yearly value of 4*l.* 6*s.* 2*d.*; the manor of Lekyngfeld, in the same county, of the yearly value of 48*l.* 11*s.* 0*d.*; the manor of Catton, in the same county, of the yearly value of 54*l.* 15*s.* 9*d.*; the manor of Semer, in the same county, of the yearly value of 63*l.* 3*s.* 6*d.*; the manor of Nafferton, in the same county, of the yearly value of 66*l.* 13*s.* 6½*d.*; a third of the manor of Whetherby, in the same county, which belonged to the Templars, of the yearly value of 61*l.* 3*s.* 8*d.*; on condition that she render yearly to the exchequer 3*s.* 10½*d.* by the hands of the escheator beyond Trent during the minority of the said Henry's heir, being the amount in excess of her dower.

*Memorandum*, that she received the third part of the manor of Whetherby, which belonged to the Templars and which Henry claimed as his escheat, at her peril, so that if the third should be wholly or partly recovered against her, the king and the heirs of the said Henry are not bound to make her warranty or recompence. Also, the assignment of dower was made of all the said Henry's lands contained in the inquisitions returned into chancery, saving to her dower of any lands that may not be specified in the inquisitions.

Nov. 20. To John de Crombwell, keeper of the Tower of London. Order to de-  
Northampton. liver Thomas de Morram, a Scotch prisoner in the Tower, to Stephen de Segrave, son of John de Segrave, the elder, or to him who shall bring his

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*Membrane 28—cont.*

letters patent, to be taken by him to Scotland, the king having granted that the said Thomas and other Scotch prisoners should be delivered to the said Stephen to take to Scotland for the release of his father, lately captured by the Scots.

By K.

[*Fœdera.*]

The like to the following for the same purpose:

John de Wyssset, constable of St. Briavels, to deliver David de Lyndeseye.

The constable of Devises castle to deliver the aforesaid David.

Bartholomew de Badelesmere, constable of Bristol castle, to deliver the aforesaid David.

The constable of Strogoill castle to deliver the aforesaid David.

William de Grandi Sono to deliver Andrew Murree.

Andrew de Hertcla, keeper of the castle of Carlisle, to deliver Reginald de Lyndeseye and Alexander his brother. [*Ibid.*]

To the sheriff of Warwick. Order to cause a coroner for that county to be elected in place of Richard de Turvill, incapacitated by infirmity.

Nov. 21. To the sheriff of Cumberland. Order to cause the new chamber within  
Northampton. the castle of Carlisle to be covered with lead, and to repair the houses of the castle, and to cause other houses to be made for the king's victuals there, by the view and testimony of Robert Tiliol and William de Mulcastre.  
By K.

Nov. 22. To the treasurer and barons of the exchequer. Order to discharge John  
Northampton. Mauntravers of the following sums, which the king has pardoned him at the request of Maurice de Berkele: 10*l.* for a fine before John de Foxle and his fellows, late justices of assize in the county of Wilts, for a disseisin made by him; 100*s.* for his relief; 40*s.* for forfeited issues; and 40*s.* for divers writs sued out in chancery; two marks for a fine between him, Millicent his wife, and William Mauntravers levied before the justices of the Bench.

To the sheriff of Northampton. Order to cause a coroner for that county to be elected in place of John le Burser of Northampton, who is incapacitated by infirmity.

Nov. 23. To the same. Order to distrain all who are bound to repair the palisade  
Northampton. and wall of the king's park at Northampton to repair the same without delay.

Nov. 20. To Hugh de London and Henry le Garlekemongre, late bailiffs of  
Northampton. Northampton. Order to pay, out of the arrears of the ferm of Northampton, 84*l.* to Eustace de Burneby, sheriff of Northampton, to make certain provisions therewith for the king's use.  
By K.

Nov. 21. To Richard de Bereford, chancellor of Ireland. Order to cause dower  
Northampton. to be assigned to Matilda, late the wife of Gilbert de Clare, earl of Gloucester and Hertford, tenant in chief, of her husband's lands, knights' fee, and advowsons in Ireland when the inquisitions concerning the same have been returned into the chancery of Ireland, although the inquisitions have not been returned, according to custom, into the chancery of England, the king wishing to shew special favour to her, transmitting the assignment under the king's seal of Ireland together with the extents and inquisitions into the chancery of England.  
By K.

To the sheriff of Derby. Order to cause a coroner for that county to be elected in place of John son of Gilbert de Derby, one of the coroners, if he find that, as the king learns, the said John favours and protects, under colour of his office, certain public malefactors of that town for consideration between him and them.

1314.

*Membrane 28—cont.*

To the keeper of the Forest this side Trent. Order to put to bail Peter de Rydelyngton, in the king's prison at Okham for trespass of the Forest, upon his finding twelve mainpernors to have him before the justices of Forest pleas when they come to those parts.

The like to the same keeper for John de Pateshull.

- Nov. 24. To Roger le Brabanzon and his fellows, justices to hold pleas before the  
Northampton. king. Order not to intermeddle further with the appeal before the sheriff and coroners of Salop made by Matilda, late the wife of William Andreu of Boriton, of Richard de la Hurst for the death of her husband, in which he was put in exigent to be outlawed for non-appearance, which appeal the king caused to be brought before the said justices, it being now testified before the king that Richard died in Scotland. By K.

*Vacated, because otherwise below.*

*MEMBRANE 27.*

- Nov. 22. To Ralph son of William, Hugh de Louthur, William le Conestable, and  
Northampton. John de Creppyng'. Order to proceed and complete according to law their commission to enquire concerning the wreck of a ship laden with silver in mass, gold florins, jewels, and other merchandise on the coast near Scardeburgh, whereof, as the king was given to understand, all the men were drowned so that no beast escaped alive from the same, and the goods, which ought to pertain to the king as wreck of the sea, were thrown ashore near the town of Ryxton, in the county of York, and secretly carried away (*occuparunt*) by Robert de Lacy and others to the value of 3,000*l.* and applied to their own uses, and to arrest and do justice upon all those whom they should find guilty, notwithstanding any mandate of the king's, directed to them at the suit of the said Robert, suggesting that he has been acquitted of the like trespass before other justices appointed for this purpose.

- Nov. 24. To the sheriff of Wiltshire. Order to cause a coroner for that county  
Northampton. to be elected in place of Richard le Bakere of Lutegersale, deceased.

- Nov. 24. To John Abel, escheator this side Trent. Order to deliver to Joan,  
Northampton. late the wife of William de Caldecote, as nearest [friend] of his son and heir John, aged five years, the lands that the said William held of the king in Debech, Bretefeld, and Dalynghe by the service of 2*l.* 9*d.* and doing suit to the king's court of Hawele, and not to intermeddle further with the lands that he held of other lords, as it appears by inquisition that he held no other lands in chief at his death.

- Nov. 1. To the same. Order not to intermeddle further with a messuage and six  
Ramsey. virgates of lands in Botyndon acquired by the prior of Clatercote of Clement de Botyndon, which were then held of the earl of Wyth', taken into the king's hands by the said escheator as though they had been acquired after the publication of the statute of mortmain, as it appears by inquisition that they were acquired before its publication. [*Inq. ad quod damnum*, 8 Ed. II., No. 100.]

- Nov. 21. To Gilbert de Brumle, receiver of the king's stores at Carlisle. Order  
Northampton. to desist from distraining the men of Westmoreland, who are oppressed and aggrieved by the incursions of the Scots, to provide carriage outside that county for leading the king's victuals from divers parts of Cumberland to Carlisle, superseding until further orders all demands for carriage from them, they having complained that he distrains them for the above purpose and takes grievous extortions from them on this account.

To Andrew de Harcla, keeper of the town of Carlisle. Order to desist from taking prises of victuals from the men of Westmoreland and not to molest them in this behalf, as they complain that whereas they, who

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*Membrane 27—cont.*

suffered by the burnings and oppressions of the Scots during their invasion, take victuals to Carlisle for sale for their profit and for the maintenance of that town, the said Andrew takes the said victuals and other species of victuals in that county for the king's use without making satisfaction to them.

Nov. 24. To Roger le Brabancon and his fellows, justices appointed to hear pleas  
Northampton. before the king. Order not to intermeddle further with the appeal by Matilda, late the wife of William Andreu of Boriton, of Richard de la Hurst of Ruthyn before the sheriff of Salop and the coroners of that county for the death of her husband, as it is testified before the king that Richard has died in Scotland, nor of Philip de Verners, knight, Richard Merlyn of Kaysho, Richard son of John de Ruthyn, Oliver de Wodeham Freres, Roger Pigod of Ruthyn, John his brother, John Yevan of Ruthyn, Roger Polayn of Watford, John le Plumer of Hereford, Robert le Mareschal of Patyton, and John de Blakeneye, appealed of aiding and abetting the death of the said William, if they be not appealed principally of the same.

Nov. 22. To the sheriff of Oxford. Order to deliver to Giles Darpuche, keeper of  
Northampton. the king's horses staying at Osneye, money, hay, and oats by way of loan to the value of 40*l.*, for the wages of himself and his grooms keeping the said horses and for the maintenance of the horses, as money will shortly be levied in his bailiwick for the scutage and for other causes and paid to the sheriff by the estreats.

To the keeper of the forest of Bernewode near Oxford. Order to deliver to the said Giles twelve leafless oaks for firewood for the keeper and horses aforesaid this winter. By p.s. remaining in the exchequer.

Nov. 24. To John Abel, escheator this side Trent. Order not to intermeddle  
Northampton. further with a third of the manor of Scothowe and the advowson of the church of Scothowe, taken into the king's hands upon the death of John Peverel, tenant in chief, as it appears by inquisition that he and his wife held the premises of her inheritance, and that the third part aforesaid is held of the abbot of St. Benedict Holm by the service of 16*s.* 8*d.* yearly, restoring the issues thereof to her.

Nov. 28. To the same. Order to deliver to Joan, late the wife of Thomas son of  
Northampton. Talebot, the manor of Hintlesham and the issues thereof, as it appears by inquisition that she and her husband were jointly enfeoffed of the same by the late king's licence by the said Talebot, and that she continued her joint seisin until her husband's death, which manor is held in chief by the service of one knight's fee, the king having taken her fealty for the same.

To the sheriff of Kent. Order to supersede until the next parliament his demand for 6*l.* from Adam Hurel for the issues of certain houses formerly belonging to the friars of the Penance in Canterbury, which he claimed as his escheat and which were taken into the king's hands by consideration of Hervey de Stanton and his fellows, justices in eyre in that county, as the king has caused the record and process to be brought before him because Adam alleges error in the same.

To John Abel, escheator this side Trent. Order not to intermeddle further with the lands of Richard de Bynedon, as it appears by inquisition that he held nothing of the king by reason whereof the custody of his lands should pertain to the king.

Nov. 28. William son of Nicholas le Koo of Mildenhale, in the king's gaol of  
Northampton. Bury St. Edmunds for the death of Richard son of Nicholas le Koo, has letters to the sheriff of Suffolk to bail him until the first assize.

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*Membrane 27—cont.*

To John de Crumbewell, constable of the Tower of London. Order to receive from William de Brewose or from another in his name Morgan de Avene, a Welshman, and to cause him to be safely kept in the Tower.

Dec. 7.  
Langley.

To Ingelard de Warle, late keeper of the king's wardrobe. Order to cause a bill of the wardrobe to be made to Anthony Pessaigne of Genoa for corn and victuals to the value of 656*l.* 6*s.* 2*d.* bought and provided by him for the Scotch war, which were captured by the Scotch at sea whilst on the voyage to Scotland.

By K.

*MEMBRANE 26.*

Dec. 6.  
Langley.

To the treasurer and barons of the exchequer of Dublin. Order to cause Richard de Clare to have respite until Easter next for his debts, whereof the king lately ordered them to certify him, to wit what were his own debts and the debts of his ancestors, and what debts are clear and what are not clear.

By K.

Nov. 24.  
Northampton.

To John de Chelmersford and Walter de Mollesworth, keepers of the honour of Clare. Order to pay to Basilia, late the wife of John de Valoynes, 33*s.* 4*d.* for a moiety of the sum of 10 marks of yearly rent for Michaelmas term last granted to her by Gilbert de Clare, late earl of Gloucester and Hertford, by his deed to be received by the hands of his receiver of Tunbrigg for her lifetime, in consideration of the release by her to him of a third of the manors of As-hemere and Tycheseye, which she recovered by consideration of the king's court as her dower against him, for payment of which rent the earl charged his said manors, as appears by his said deed and by the inquisitions concerning his lands taken by John Abel, escheator this side Trent, Basilia having given the king to understand that 5 marks of the said rent for Michaelmas term last are in arrears. They are ordered to continue paying her a moiety of the said 10 marks from the issues of Tycheseye.

Dec. 10.  
Windsor.

To John de Crumbwell, constable of the Tower of London. Order to receive and safely guard Anthony Fassell of Genoa, who lately fled the kingdom with 500*l.* of the king's money, and who has been arrested by the king of France and sent to England at the king's request.

Dec. 7.  
Langley.

To John de Eyre, escheator beyond Trent. Order to assign to Agnes, late the wife of Robert Bertram, tenant in chief, dower of her husband's lands in the presence of Michael de Whytton, to whom the king has committed the custody of two parts of her husband's lands during the minority of his heir, as she has taken oath before the king not to marry without his licence.

To the same. Order to deliver to the said Agnes the hamlet of Heborn and 30 acres of land in Tirwhiteleye and the issues of the same, as it appears by inquisition that she and her husband were jointly enfeoffed thereof by Robert Bertram, her husband's grandfather, by the late king's licence, and that she peacefully continued her joint-seisin thereof until her husband's death, and that the hamlet is held of the king in chief as parcel of the manor of Bothale by knight service, and that the said land is held of Roger du Somervill.

Dec. 14.  
Langley.

To the mayor and sheriffs of London. Order to despatch with all haste the crossbowmen (*balistarios*) whom the king ordered them to choose in their city and send to Berwick-on-Tweed, which they have not yet done, and to depute two suitable horsemen of the same city to lead them to Berwick, and to pay those two men their wages in going to Berwick, staying there, and returning, out of the ferm of the city or other issues.

By K.

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Dec. 20.  
Langley.*Membrane 26—cont.*

To the sheriff of Gloucester. Order to pay to Richard Luvel 196*l.* 16*s.* 8*d.* out of the forfeited chattels of certain men of Bristol, which sum the king owes him for the wages of his knights and squires and for restitution of his horses lost in the Scotch war, the king having, on 23 July last, committed to him the manor of Eylesham to hold until he should receive that sum out of the issues of the manor, as the king afterwards granted that manor to David de Strabolgi, earl of Athole, so that Richard could not levy that sum of the issues of the same.

By K.

Dec. 16.  
Langley.

To Richard de Polhampton, sheriff of Cornwall and king's steward there. Order to pay to the king's merchant Anthony Pessaigne of Genoa, or to his attorney, all the issues of his bailiwick until further orders so that he may buy tin therewith for the king's use.

By K.

Dec. 20.  
Bisham.

To the sheriff of York. Order not to molest Gerard Salveyn concerning the seizure and carrying away of Robert de Styveton's goods and chattels in the manors of Metham, Polynton, and Belassise, in that county, which the king ordered to be taken into his hands upon Robert's flight for felony, the king having ordered the sheriff to attach Gerard to have him before the king in the quinzaine of St. Andrew last to answer concerning the same, the said Gerard having denied before the king the taking and carrying away of the said goods and found mainprise, to wit John Salveyn, knight, and Nicholas Warde, of that county, to have him before the king in \_\_\_\_\_ from St. Hilary.

By p.s. [3214, 3215.]

Dec. 16.  
Langley.

To J. bishop of Norwich. Request that he and the prior and chapter of Norwich will lend the king 1,000 marks of the money of the tenth for six years now current in his diocese, for which the king will cause them to be satisfied before Easter next out of the first moneys from the scutage about to be levied or other things, according to the tenor of the letters patent sent to him and the prior and chapter by the bearer hereof. By K. [*Fædera.*]

Nov. 24.  
Northampton.

To the treasurer and barons of the exchequer. Order to discharge the prior of Bermundeseye of the issues of the priory during the time it was in the late king's hands, who took it into his hands on 24 September, in the 23rd year of his reign, because it was so much in debt that the goods of the house were insufficient to pay its debts, and who committed the custody thereof to David le Grant, clerk, during pleasure, so that he should expend all the issues of the priory, saving the maintenance of the persons without whom the priory could not be ruled, in blocking up the embankment (*berce*) of the priory broken (*f[r]acte*) by inundation of the Thames, whereby the land of the priory and lands about it were at that time submerged, and in other uses of the priory as should seem fit to him, rendering an account yearly to the exchequer of the same, the late king having afterwards, on 13 December, in the 26th year of his reign, taken the fealty of brother Peter de Sancto Simphoriano, monk of that house, whom the prior of La Charité had made prior of Bermundeseye, and restored to him the temporalities, and ordered by his writ William de Carleton, then keeper of the priory, to deliver the temporalities to the said Peter, as appears by the rolls of chancery, the prior having now shewn to the king that the treasurer and barons charge him with the issues of the priory for the time when David had the custody thereof, and for the time when William had the custody, and for the time when the lands of aliens were in the late king's hands by reason of the war between him and the king of France.

To the same. Order to discharge the said prior of the issues of the priory from 13 December, in the 26th year of the late king's reign, when the late king took the fealty of brother Peter de Sancto Simphoriano and

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*Membrane 26—cont.*

restored the temporalities of the priory to him, as above, the prior having shewn the king that they charge him with the issues of the priory of the time of the said Peter as if the temporalities had not been restored to him.

Dec. 28.  
Windsor.

To the sheriff of Wilts. Order to cause a coroner for that county to be elected in place of John de Holte, who was lately elected sheriff, so that he cannot attend to the office of coroner.

*MEMBRANE 25.*

Dec. 5.  
Northampton.

To John Abel, escheator this side Trent. Order to deliver to Matilda, late the wife of Gilbert de Clare, earl of Gloucester and Hertford, tenant in chief, the following of his lands and tenements, which the king has assigned to her as dower of his lands, excepting his lands in Wales and the lands that he held of the archbishop of Canterbury and the manors of Aylesham, Fakenhamdam, and Causton, in the county of Norfolk, which he held by the king's grant to him and his heirs of the body: the manor of Desnyng and lands in Cavenham, in the county of Suffolk, of the yearly value of 62*l.* 18*s.* 3½*d.*; the manor of Welles and lands in Warham, in the county of Norfolk, of the yearly value of 30*l.* 16*s.* 10½*d.*; the manor and borough of Blechyngleye, in the county of Surrey, of the yearly value of 50*l.* 16*s.* 10½*d.*; the manor of Ockham, in the same county, of the yearly value of 13*l.* 12*s.* 5½*d.*; lands in Tillinggedon, in the same county, of the yearly value of 53*s.* 6*d.*; a third of the lands in Tycheseye, in the same county, of the yearly value of 41*s.* 3½*d.*; the foreign court of the honour of Gloucester in the county of Kent, the profits whereof are of the yearly value of 5*s.*; the foreign court of Warblynton, in the same county, the profits whereof are of the yearly value of 20*d.*; the manor of Caveresham, in the county of Oxford, of the yearly value of 47*l.* 9*s.* 11*d.*; lands in Bureford, Netherorton, and Heyford at Bridge, in the same county, of the yearly value of 14*l.* 6*s.* 6*d.*; the hundred of Chadelyngton, in the same county, of the yearly value of 19*l.* 5*s.* 10½*d.*; the manor of Stanford, in the county of Berks, of the yearly value of 52*l.* 14*s.* 8½*d.*; the manor and borough of Teukesbury, in the county of Gloucester, of the yearly value of 131*l.* 5*s.* 6*d.*; the manor of Stoke Archer and the chace of Cors in the same county, of the yearly value of 9*l.* 15*s.* 0½*d.*; the foreign court of Wodeleystile, in the same county, the profits whereof are of the yearly value of 5*s.*; the manor of Fayreford, in the same county, of the yearly value of 76*l.* 8*s.* 1*d.*; the castle and manor of Hanlegh and the chace of Malverne, in the county of Worcester, of the yearly value of 36*l.* 17*s.* 10½*d.*; the manor of Byssheleye, in the same county, of the yearly value of 18*l.* 15*s.* 5½*d.*; the manor of Wexcombe and the hundred of Kynewardeston, in the county of Wilts, of the yearly value of 25*l.* 7*s.* 6½*d.*; the manor of Burghbache Sauvage, in the same county, of the yearly value of 13*l.* 13*s.* 7*d.*; and the view of frankpledge in Smalebroke, in the same county, of the yearly value of 12*d.*

By C.

To John de Chelmerford and Walter de Mullesworth, keepers of the lands of the said earl in the counties of Norfolk, Suffolk, Surrey and Kent. Order to deliver to the said Matilda the lands above assigned to her in those counties.

By C.

To Master Richard de Clare and Richard de Rodeneye, keepers of the earl's lands in the counties of Oxford, Berks, Gloucester, Worcester and Wilts. Order to deliver to Matilda the lands above assigned to her in those counties.

By C.

To John Abel, escheator this side Trent. Order to deliver to the said Matilda the manor of Fakenhamdam, of the yearly value of 67*l.* 16*s.* 1½*d.*, and a yearly rent of 65*s.* 1*d.* to be received from the tenants of the manor

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*Membrane 25—cont.*

of Causton, which the king has assigned to her as dower of the manors of Aylesham, Fakenhamdam, and Causton, in the county of Norfolk, which the aforesaid earl had of the king's gift to him and his heirs of the body.

By C.

To the same. Order to deliver to the said Matilda the following of the said earl's lands in Wales, assigned to her in dower: the castle and town of Kaerlion, with the liberty of the same, of the yearly value of 25*l.* 2*s.* 0*½d.*; the manor of Kaerlion, with the liberty of the same, of the yearly value of 48*l.* 14*s.* 3*½d.*; the manor of Lyswryi with Lebennyth, with the liberty, of the yearly value of 40*l.* 16*s.* 11*d.*; lands in Edelegan, with the liberty of the same, of the yearly value of 28*l.* 17*s.* 0*½d.*; lands in Pantek, with the liberty of the same, of the yearly value of 29*s.* 9*d.*; lands in Little Tynterne, with the liberty of the same, of the yearly value of 4*l.* 17*s.* 4*½d.*; the castle and town of Usk, with the liberty of the same, of the yearly value of 59*l.* 16*s.* 10*½d.*; the manor of Usk called 'New Barn' (*Nova Grangia*), with the liberty of the same, of the yearly value of 90*l.* 17*s.* 8*d.*; the manor of Lantrissan, with the liberty of the same, of the yearly value of 27*l.* 15*s.* 9*½d.*; the town of Trillek, with the liberty of the same, of the yearly value of 23*l.* 11*s.* 11*½d.*; the manor of Trillek, with the liberty of the same, of the yearly value of 26*l.* 7*s.* 10*d.*; the manor of Troye, with the liberty of the same, of the yearly value of 19*l.* 1*s.* 5*½d.*; lands in Cumcaryan and Laydarth, with the liberty of the same, of the yearly value of 22*l.* 15*s.* 5*½d.*; the castle and manor of Treygruk, with the liberty of the same, of the yearly value of 21*l.* 6*s.* 2*d.* To make good what is lacking of her dower in Wales, the king has assigned to her the manor of Great Merlawe, in the county of Buckingham, of the yearly value of 64*l.* 12*s.* 0*½d.*

By C.

To Bartholomew de Badelesmere, keeper of the earl's lands in Wales. Order to deliver the aforesaid lands to the said Matilda.

By C.

To Master Richard de Clare and Richard de Rodeneye, keepers of the earl's lands in the county of Buckingham. Order to deliver the said manor of Great Merlawe to the said Matilda.

By C.

*Memorandum*, that the manor of Merlawe, which, according to the extent, exceeds her dower of the lands in Wales by 4*l.* 3*s.* 10*½d.*, was assigned to her to complete her dower in the form aforesaid, because greater profits come from the lands in Wales than from the lands in England, and the king wills that all the castles, manors, and lands of the said earl in Glomorgan and Morgannou shall be retained in the king's hands during the minority of the earl's heir, and that assignment of the dower shall be made of the lands of the earl's marshalsea in Wales.

Dec. 5.  
Northampton.

To John Abel, escheator this side Trent. Order to deliver to the aforesaid Matilda the following of the said earl's knights' fees, assigned to her in dower: one and a half fee in Shulldham, Wyrham and Stoke, in the county of Norfolk, which the prior of Shulldham holds, of the yearly value of 7*l.* 10*s.* 0*d.*; one fee in Berton Benedisch, in the same county, which Hugh de Scales holds, of the yearly value of 60*s.*; a moiety of a knight's fee in Gryston and Walsingham, in the same county, which John de Gryston holds, of the yearly value of 40*s.*; four fees in Heverynglond, Norwich, Whitewell, Baldeswell, Refham and Wychingham, in the same county, which Roger de Gyney holds, of the yearly value of 20*l.*; a quarter of a fee in Brecham and Great Ryngested, in the same county, which Edmund Tyby holds, of the yearly value of 20*s.*; a moiety of a fee in Carleton, Tasburgh, Assheby and Tweyth, in the same county, which the heirs of Oliver Wyth hold, of the yearly value of 50*s.*; one fee in Hunstanes-ton, Walepol and Walton, in the same county, which William Lovel holds,



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*Membranes 25, 24—cont.*

of the yearly value of 100s.; a moiety of a fee in Styvekeye, Welles and Warham, in the same county, which the heirs of Geoffrey Est hold, of the yearly value of 50s.; one fee in Bynetre, Norton and Twyvelthorp, in the same county, which Roger de Bynetre and his parceners hold, of the yearly value of 100s.; a moiety of a fee in Stratton and Hevynggham, in the same county, which Henry le Cat holds, of the yearly value of 50s.; two fees and a half in Letheringsete, Wodedallyng, and Hevynggham, in the same county, which Thomas Jordan of Letheringsete holds, of the yearly value of 12l.; five and a half fees in Chippelegh, Clopton, Wyvelesheye, and Denardeston, in the county of Suffolk, Borle, Gelham, Barwe, Toppesfeld, and Oviton, in the county of Essex, which Walter son of Humphrey holds, of the yearly value of 30l.; a fourth of a fee in Helmynggham, in the county of Suffolk, which Roger de Cressy holds, of the yearly value of 20s.; a moiety of a fee in Great Bures, in the same county, which the heirs of Peter Silvestre hold, of the yearly value of 50s.; a fee in Tudenham and Haukedon, in the same county, which Thomas de Burgo holds, of the yearly value of 100s.; a moiety and a sixth of a fee in Gaisele, in the same county, which the heirs of William de Hansted hold, of the yearly value of 60s.; a moiety of a fee in the same town, which the heirs of Roger de Dalham hold, of the yearly value of 50s.; a quarter of a fee in Honeden, in the same county, which Richard son of Angot holds, of the yearly value of 10s.; a fee in Floketon, in the same county, which Giles de Wathesham holds, of the yearly value of 100s.; a moiety of a fee in Cokefeld, in the same county, which Adam de Colecestre holds, of the yearly value of 50s.; a twentieth of a fee in Brokeleye, in the same county, which John de Cramavill holds, of the yearly value of 5s.; a fee in Chetebergh and Lyvermere, in the same county, which William de Noketon and Thomas de Livermere hold, of the yearly value of 100s.; a third of a fee in Bures, in the same county, which the heirs of Geoffrey Baldewyn hold, of the yearly value of 30s.; a moiety of a fee in Poselingworth, Shelegh, and Wyling-hale, in the same county, which Richard de la Rokele holds, of the yearly value of 50s.; two fees in Braham and Bromlegh, in the same county, which William de Braham holds, of the yearly value of 10l.; a sixth of a fee in Barwe, in the same county, which John de Cretyng' holds, of the yearly value of 20s.; a fee in Cavenedissh, Bures, Cornerth, Burstall, Waldingfeld, Illegh, Preston, Brethenham, Lelesheye, Groten, Swynelond, Thorp, Ketelberston, Cokefeld, and Whatefeld, in the same county, Reshe-worth, in the county of Norfolk, and Twynsted, in the county of Essex, which Robert Mauduyt holds, of the yearly value of 100s.; four and a half fees in Badele, Brokes, Preston, Ryngeale, Whatefeld, Gyppewych, Clare, Beresholt, Waldyngfeld, and Burstall, in the county of Essex (*sic*), which William de Badele holds, of the yearly value of 20l.; a fee in Halsted, in the same county, which Giles de Badesmere holds, of the yearly value of 100s.; three fees in Thaxstede, Chaure, and Brokeshoved, in the same county, which the heirs of Walter de Clare hold, of the yearly value of 15l.; a moiety and a quarter of a fee in Thaxsted, in the same county, which the heirs of Angot de Cornerth and the heirs of Thomas son of Stephen hold, of the yearly value of 60s.; a fee in Bumsted, in the same county, which Simon de Henham holds, of the yearly value of 100s.; two fees in Little Wykeberg<sup>1</sup>, in the same county, which Robert de Cenantz holds, of the yearly value of 10l.; a moiety of a fee in Gyngemontenei, in the same county, which Hamo Chevre holds, of the yearly value of 50s.; a moiety of a fee in Rammesden and Creye, in the same county, which Simon de Creye holds, of the yearly value of 50s.; three fees and three parts of a fee in Peveners, Fynchingfeld, Waldingfeld, Bolemere, Hecham, Alwarton, Stauesfeld, Tudenham, and Peselingworth (*sic*), in the counties of Suffolk and Essex, which William son of Ralph holds, of the yearly value of 16l.; five fees in

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*Membrane 21—cont.*

Ballyngworth, Waude, Waldingfeld, Dorneford, Braham, Ysham, Bridebrok, Herlawe, Foxhole, and Ingham, in the same counties, which Robert de Hastings holds, of the yearly value of 25*l.*; a quarter of a fee in Staundon, in the county of Hertford, which the heirs of Nicholas Percche hold, of the yearly value of 20*s.*; a fee in Harleston, in the county of Cambridge, which the heirs of Roger de Huntingfeld hold, of the yearly value of 100*s.*; a moiety of a fee in Great Grantesdaen, in the county of Huntingdon, which Adam Gerebaud and the heirs of Ralph Tyrel hold, of the yearly value of 50*s.*; a fee in Wynewyk, in the same county, which Greybond Beveros holds, of the yearly value of 100*s.*; a ninth of a fee in Stilton, in the same county, which Richard de Hemmyngton holds, of the yearly value of 10*s.*; a third of a fee in Waleton, in the same county, which Thomas de Beyvill holds, of the yearly value of 30*s.*; a fee in Fakesworth, in the same county, which Walter de la Huse holds, of the yearly value of 60*s.*; a moiety of a fee in Ysham, in the county of Northampton, which William Pyel holds, of the yearly value of 50*s.*; a quarter of a fee in Burton and Thyndon, in the same county, which the abbot of Croxton holds, of the yearly value of 40*s.*; a moiety of a fee in Lofwyk and Stanern, in the same county, which John de Chetindon and Henry de Deen hold, of the yearly value of 10*l.*; a fee in Taneshore, in the same county, which Ralph de Cammeys, John Giffard, Thomas de Bray, Elias de Tyndale, and Robert Porthors hold, of the yearly value of 20*l.*; a quarter of a fee in Draghton, in the same county, which Simon Malore holds, of the yearly value of 100*s.*; two fees in Mereworth, Oldehaye, and Clyve, in the county of Kent, which John de Mereworth holds, of the yearly value of 20*l.*; two fees in Netlested, Fapingebury, Backelond, and Helthe, in the same county, which Philip de Pimpe and Thomas le Gegg' hold, of the yearly value of 20*l.*; three parts of a fee in Vieleston, in the same county, which John de Vyeleston holds, of the yearly value of 60*s.*; one and a half fee in Hardres, Stellinge, Hert Aungre (*sic*), and Berefreyston, in the same county, which Robert de Hardres holds, of the yearly value of 13*l.* 6*s.* 8*d.*; a moiety of a fee in Cluse and Edheldeston, in the same county, which John Attewell holds, of the yearly value of 60*s.*; a quarter of a fee in Dodinghale, in the same county, which John Polre holds, of the yearly value of 25*s.*; a moiety of a fee in Lokedale and Welles, in the same county, which William de Lidla holds, of the yearly value of 6*l.* 13*s.* 4*d.*; a fee in Chekeselle, Pettes, and Ranecomb, in the same county, which William de Ore holds, of the yearly value of 100*s.*; a moiety of a fee in Estbaruyngg', in the same county, which Roger de Kent holds, of the yearly value of 40*s.*; a moiety of a fee in Thonebrigg, in the same county, which Roger de Bardenn' holds, of the yearly value of 40*s.*; an eighth of a fee in Handlo, in the same county, which Hugh de Causton and William Frankeleyn hold, of the yearly value of 20*s.*; a fee in La Legh, in the same county, which George Chann holds, of the yearly value of 100*s.*; a quarter of a fee in Horewod, in the county of Buckingham, which Hugh de Bradewell holds, of the yearly value of 25*s.*; a moiety of a fee in Bourton, in the same county, which Walter Fouke holds, of the yearly value of 50*s.*; a moiety of a fee in Langeport, in the same county, which Richard de Langeport and the abbot of Osney hold, of the yearly value of 50*s.*; a moiety of a fee in Morton, in the same county, which the abbot and John de Morton hold, of the yearly value of 50*s.*; a fee in Achecote and Lethingborgh, in the same county, which Roger de Englefeld holds, of the yearly value of 100*s.*; a fee in Chilton, in the same county, which Roger de Hamden holds, of the yearly value of 100*s.*; a moiety of a fee in the same town, which John Peyvre holds, of the yearly value of 50*s.*; a fee in Wavyndon, in the same county, which William Passelewe holds, of the yearly value of 100*s.*; a moiety of a fee in the same town, which John Peyvre holds, of the yearly value

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*Membrane 21—cont.*

of 50s.; a fourth of a fee in the same town, which the abbot of Woburn holds, of the yearly value of 25s.; one and a half fees in Bydiford and Kilkampton, in the county of Devon, which Bartholomew de Grenevill holds, of the yearly value of 60l.; two fees in Iduslegh and Uppecote, in the same county, which Reymund de Sullye holds, of the yearly value of 10l.; five fees in Lappeford, Doune, and Northlyu, in the same county, which Henry de Umfravill holds, of the yearly value of 20l.; eight fees in Brodeliscom Lomena, in the same county, which John de Clavill holds, of the yearly value of 15l.; a fee in Clist Fomeson and Canonteng', in the same county, which Henry de la Pomeray holds, of the yearly value of 50s.; a moiety of a fee in Wynkelegh, in the same county, which John Kaynes holds, of the yearly value of 100s.; a fee in Denysbeare, Welfardesworth (*sic*), and Alsclond, in the same county, which Richard de Hauteinford holds, of the yearly value of 60s.; six fees in Frome Quytin, in the county of Dorset, which Herbert de Sancto Quintino holds, of the yearly value of 40l.; three fees in Hamme, Preston, Tarente Russeaux, Fornham, and Wynterburn, in the same county, which Robert de Lucy and John de Gouiz hold, of the yearly value of 15l.; a fee in Fernham, in the same county, which Elias Deverel holds, of the yearly value of 40s.; a moiety of a fee in Pentrich and Sutton Pointz, in the same county, which Hamo son of Richard holds, of the yearly value of 40s.; a fee in Perlegh, in the same county, which Gilbert de Elsefeld holds, of the yearly value of 10l.; four fees in Stokes, Fecham and Aldebur[y], in the county of Surrey, which John Abernon holds, of the yearly value of 80l.; a third of a fee in Taleworth, in the same county, which Herbert de Borhunte holds, of the yearly value of 10l.; a fourth of a fee in the same town, which the prior of Merton holds, of the yearly value of 100s.; three fees in Chellesham and Warlingham, in the same county, which Walter de Codeston and Joan his wife hold, of the yearly value of 10l.; a moiety of a fee in Apse, in the same county, which Ralph de Henre holds, of the yearly value of 100s.; a quarter of a fee in Hemford near Dorkyng, in the same county, which Agnes de Badeshull holds, of the yearly value of 60s.; a fee in Loslee, in the same county, which Robert le Deol holds, of the yearly value of 20l.; a fee in Borghum, in the same county, which John de Wyntereshull holds, of the yearly value of 20l.; a third of a fee in Camerwell, in the same county, which the prioress of Haliwell and Stephen de Bokewell hold, of the yearly value of 20l.; a moiety of a fee in Wolfhale, in the county of Wilts, which Robert de Hungerford and Geva his wife hold, of the yearly value of 10l.; a moiety of a fee in Wotton, in the same county, which the heirs of John de Ryvers hold, of the yearly value of 10l.; a moiety of a fee in Puclehale, in the same county, which William de Lillebon holds, of the yearly value of 100s.; two fees in Tollard, in the same county, which Robert de Lucy and John de Gouyz hold, of the yearly value of 20l.; a quarter of a fee in Fernch, in the county of Sussex, which Robert de Bromfeld holds, of the yearly value of 10l.; a fee in Fynemere, in the county of Oxford, which Osbert de Fynemere holds, of the yearly value of 20s.; a moiety of a fee in Bureford, in the same county, which the heirs of Geoffrey de Fanecourt hold, of the yearly value of 10s.; a fee in Hanneye, in the county of Berks, which the heirs of William de Ripertis hold, of the yearly value of 20s.; an eighth of a fee in Stanford, in the same county, which Thomas atte Wyke holds, of the yearly value of 2s. 6d.; a fee in Welford, Dudmarton, and Estlech, in the county of Gloucester, which the heirs of William le Chaumberkyn hold, of the yearly value of 30l.; a third of a fee in Marsfeld, in the same county, which Richard de Heydon holds, of the yearly value of 10l.; one and a half fees in Baketon in the same county, which Ancell' de Gurnay holds, of the yearly value of 40l.; two fees in Fodington and Northcote, in the same county, which the said Ancell' holds,

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*Membrane 24—cont.*

of the yearly value of 63*l.* 6*s.* 8*d.*; one and a half fees in Walton Keardif, in the same county, which Paulinus de Keardif holds, of the yearly value of 50*l.*; two fees in Kynemerton, Aston, and Badyngdon, in the same county, which John de Dykelesdon holds, of the yearly value of 70*l.*; a fifth of a fee in Beggeworth, in the same county, which the heirs of William Crupet hold, of the yearly value of 8*l.*; a fee in Chaddeslegh Corbet, in the county of Worcester, which William Corbet holds, of the yearly value of 40*l.*; a fee in Badelesdon, in the county of Bedford, which Nicholas Fermbaud holds, of the yearly value of 100*s.*; a fee in Penyton, in the county of Southampton, which John de Acton holds, of the yearly value of 40*s.*; a fee and a quarter in Huton, in the county of Somerset, which Adam le Walessh holds, of the yearly value of 20*l.*; three parts of a fee in Ashcomb, in the same county, which William Artur holds, of the yearly value of 15*l.*; a moiety of a fee in Saltford, in the same county, which Richard de Rodeney holds, of the yearly value of 10*l.*; two fees in Bristleton, in the same county, which John la Warr holds, of the yearly value of 40*l.*; a quarter of a fee in Miggel, in the same county, which Robert de Asshton holds, of the yearly value of 100*s.*; a moiety of a fee in Nether Eston, in the same county, which John de Whileton holds, of the yearly value of 100*s.*; a moiety of a fee in Langerugg, in the same county, which Adam le Walessh holds, of the yearly value of 20*l.*; a quarter of a fee in Welewe, in the same county, which Reginald de Monte Forti holds, of the yearly value of 20*l.*; a fee in Neweton, in the same county, which John de Sancto Laudo holds, of the yearly value of 20*l.*; a fee in Inglescomb, in the same county, which Thomas de Gurnay holds, of the yearly value of 10*l.*; a fee in Twyverton, in the same county, which Richard de Rodeney holds, of the yearly value of 10*l.*; a sixteenth of a fee in Baggerugge, in the same county, which the abbot of St. Augustine's Bristol holds, of the yearly value of 10*s.*; a fee in Radestok, in the same county, which Reginald de Monte Forti holds, of the yearly value of 20*l.*; a third of a fee in Chafcomb, in the same county, which Ralph de Stokelyng holds, of the yearly value of 40*s.*; a fee in Dynyngton, in the same county, which the heirs of Alexander de la Lynde hold, of the yearly value of 15*l.*; a fee in Clopton, in the same county, which William Artur holds, of the yearly value of 15*l.*; an eighth of a fee in Ayston Dando, in the same county, which Bartholomew de Grenevill holds, of the yearly value of 20*s.*; a quarter of a fee in Capenore, in the same county, which John Tilly holds, of the yearly value of 40*s.*; a moiety of a fee in Bacwell, in the same county, which Richard de Rodeney holds, of the yearly value of 10*l.*; a moiety of a fee in Wynfred, in the same county, which the heirs of Edmund Basset hold, of the yearly value of 100*s.*; a quarter of a fee in Bodecomb, in the same county, which the master of St. John's house, Bristol holds, of the yearly value of 20*s.*; a moiety of a fee in Raggel, in the same county, which Herbert de Sancto Quintino holds, of the yearly value of 60*s.* By C.

*MEMBRANE 23.*Dec. 5.  
Northampton.

To John Abel, escheator this side Trent. Order to deliver to the aforesaid Matilda, late the wife of Gilbert de Clare, earl of Gloucester and Hertford, the following of his advowsons of churches, assigned to her in dower: the advowson of the church of Lutlyngton, in the county of Cambridge, of the yearly value of 20 marks; the advowson of the church of Welles, in the county of Norfolk, of the yearly value of 10*l.*; the advowson of the church of Brecham, in the same county, of the yearly value of 20*l.*; the advowson of the church of Shenham, in the same county, of the yearly value of 40*s.*; the advowson of the church of Grantesdaen, in the county of

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*Membrane 23—cont.*

Huntingdon, of the yearly value of 10*l.*; the advowson of the church of Navesby, in the county of Northampton, of the yearly value of 20*l.*; the advowson of the church of Great Merlawe, in the county of Buckingham, of the yearly value of 20 marks; the advowson of the church of Bleccingleggh, in the county of Surrey, of the yearly value of 20*l.*; the advowson of the church of Ocham, in the same county, of the yearly value of 10*l.*; the advowson of the church of Stanford, in the county of Berks, of the yearly value of 20 marks; the advowson of the chapel on the great bridge of Caversham, in the county of Oxford, of the yearly value of 20*s.*; the advowson of the church of Ryndecomb, in the county of Gloucester, of the yearly value of 100*s.*; and of the advowsons of the said earl's abbeyes and priories in that bailiwick, the following: the advowson of the abbey of Teukesbury, in the county of Gloucester; the advowson of the priory of St. Neots, in the county of Huntingdon; and the advowson of the priory of Anglesey, in the county of Cambridge.

By C.

To the same. Order to deliver to the aforesaid Matilda the following of the said earl's knights' fees in Wales, assigned to her as dower: one fee in Kemmeys, which Meuric de Kemmois and Walter de Kemmois hold, of the yearly value of 20 marks; two fees in Langeston and Wydeston, which John Bluet holds, of the yearly value of 30*l.*; a fee in the town of St. Brides and Laudevenyon, which John de Hunteleye holds, of the yearly value of 20*l.*; a quarter of a fee in Wyldecrik, which Thomas de Wyldecrik holds, of the yearly value of 100*s.*; a moiety of a fee in Castell Coch (*in Rubro Castro*), which Roger de Seymor and William Martel hold, of the yearly value of 100*s.*; a moiety of a fee in Iveton, which John de Mora and Isolda his wife and John de Budeneweye hold, of the yearly value of 10*l.*; a moiety of a fee in Penclaud, which Madoc ap Walter holds, of the yearly value of 100*s.*; a quarter of a fee in Usk, which the heirs of Matthew de Usk hold, of the yearly value of 20*s.*; a sixth of a fee in Salesbur[y] and Multon, which the heirs of John ap Adam hold, of the yearly value of 13*s.* 4*d.*; a fee in Ragelan, which Ralph Bluet holds, of the yearly value of 40*l.*; a fee in Penclau, which Robert Avenel holds, of the yearly value of 6*l.* 13*s.* 4*d.*; a moiety of a fee in Wolvesnewenton, which Simon le Botiller and Joan his wife and Sarah and Wentbiana her sisters, hold, of the yearly value of 60*s.*; a moiety of a fee in Wolvesnewenton, which Ralph le Wolf holds, of the yearly value of 60*s.*; a moiety of a fee in Mathenny, which John de Knovill holds, of the yearly value of 20*l.*; a moiety of a fee in Warensti, which Roger Cotel holds, of the yearly value of 6*l.* 13*s.* 4*d.*; a moiety of a fee in Lucannouk and Bravelston, which John Martel holds, of the yearly value of 30*s.*; a quarter of a fee in Trostre, which Geoffrey le Mareschal holds, of the yearly value of 40*s.*; a quarter of a fee in Hodelbale, which Master Philip ap Eynon holds, of the yearly value of 40*s.*; a quarter of a fee in Kilgoigan, which Meuric ap Yevan ap Ernolf holds, of the yearly value of 10*s.*; a fee in Breuthiroc, Althebila and Lapedok, which the heirs of John ap Adam hold, of the yearly value of 6*l.* 13*s.* 4*d.*; a moiety of a fee in Little Troye, which John Martel holds, of the yearly value of 50*s.*; three Welshmen's fees, which Iorverd Vaghan, John ap Griffriith (*sic*), Yevan ap Meuric, Griffriith (*sic*) ap Meuric, Adam ap Thuder, the heirs of Philip ap Iorverd, Griff[ith] ap Knyghthlyn and their parceners hold, of the yearly value of 60*s.*; and the following fees in England assigned to her in completion of her dower of the said fees and of the serjeanties of Coytif and Aven in Wales: one fee in Berton and Heringwell, in the county of Suffolk, which Robert de Sancto Ivone holds, of the yearly value of 100*s.*; a fee in Wathesham, Meleford, and Bures, in the same county, which Peter de Taleworth holds, of the yearly value of 100*s.*; two fees in Multon, in the same county, which John Ayneux and the heirs of

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*Membrane 23—cont.*

Robert de Cokefeld hold, of the yearly value of 10*l.*; a moiety of a fee in Little Samford, in the county of Essex, which Richard son of William holds, of the yearly value of 50*s.*; a fee in Deneford, in the county of Northampton, which John de Tolthorp, William de Pulteney, John de Berughby, and Robert de Berughby hold, of the yearly value of 30*l.*; two fees in Barton, Raundes and Graneford, in the same county, which Joan Chaumbernoun holds, of the yearly value of 40*l.*; a twentieth of a fee in the same county, which Hugh Daundelyn holds, of the yearly value of 20*s.*; a fee in Dodyngton, in the county of Gloucester, which Henry de Berkelegh holds, of the yearly value of 34*l.*

By C.

To Bartholomew de Badelesmere, keeper of the said earl's lands in Wales. Order to deliver the aforesaid fees in Wales to the abovesaid Matilda.

*Memorandum*, that the aforesaid fees in England were assigned to the countess to complete her dower in form aforesaid, because the king willed that all the said earl's fees in Glomorgan and Morgannou should be retained in his hands during the minority of the earl's heir, and two fees of the said Welsh fees were assigned to the countess for one English fee because they could not be separated and were of small value, and three English fees were assigned to her for the aforesaid serjeanties, which were estimated by the extent to be worth nine fees.

Dec. 5.  
Northampton.

To John Abel, escheator this side Trent. Order to deliver to the aforesaid Matilda the following of the said earl's advowsons in Wales, assigned to her in dower: the advowson of the church of Kemmoys, of the yearly value of 5 marks; the advowson of the church of Tredenank, of the yearly value of 10 marks; the advowson of the church of Pantek, of the yearly value of 20*s.*; the advowson of the church of Troye with the chapel of Cumkarvan, of the yearly value of 30 marks; the advowson of the church of Landesey, of the yearly value of 6*l.*; the advowson of the church of Treygruk, of the yearly value of 20 marks; and the advowson of the church of Landegevegh, of the yearly value of 60*s.*; and the advowson of the priory of the nuns of Usk, assigned to her of the earl's advowsons of abbeys and priories in Wales.

By C.

*Memorandum*, that the assigment of the whole dower aforesaid was made by the king's council and accepted by Richard de Esedon and Theobald de Bray, attornies of the countess in this behalf, saving to her the dower of any of the earl's lands, knights' fees, and advowsons that may not have been extended in the extents returned into chancery.

1315.

Feb. 20.  
Westminster.

To Master John Walewayn, escheator this side Trent. Order to deliver to the aforesaid Matilda the manor of Honeden, in the county of Suffolk, of the yearly value of 6*l.* 9*s.* 5*d.*, and the issues of the same from 5 December last, when dower was assigned to her of the manors of Aylesham, Fakenhamdam, and Causton, in the county of Norfolk, to wit, the manor of Fakenhamdam, of the yearly value of 57*l.* 16*s.* 1*½d.*, and 65*s.* 1*d.* of yearly rent from the tenants of the manor of Causton, in recompence for her dower aforesaid, because the king had previously granted the aforesaid manors to David de Strabolgy, earl of Athole (*Athel'*), and ordered John Abel, then escheator this side Trent, to resume into the king's hands the manor of Fakenhamdam and the said rent, and to deliver them to earl David; provided that she render yearly to the exchequer, for so long as her husband's lands are in the king's hands, and afterwards to his heirs, 8*s.* 2*d.* yearly, the amount in excess of her dower. The king agrees to make her recompence for the said manor of Honeden out of his lands in case her issue die in her lifetime, she being now pregnant, or in case the said earl's lands come to other heirs.

By C.

1315.

*Membrane 23—cont.*

To John de Chelmeresford and Walter de Mollesworth, keepers of the said earl's lands in the county of Suffolk. Order to deliver to the countess the said manor of Honedon and the issues of the same from December 5 aforesaid.  
By C.

To John Haward, keeper of the castle and honour of Clare. Like order.  
By C.

Feb. 20. To Master John Walewayn, escheator this side Trent. Order to deliver  
Westminster. to the said countess the advowson of the church of Dunemawe, in the county of Essex, of the yearly value of 25 marks, which the king has assigned to her in recompence for her dower of the advowsons of the churches of Causton, Fakenhamdan, and Puddingnorton, committed by the king to David de Strabolgi, earl of Athole; with clause for recompence by the king in case her issue die, etc., as above.

Feb. 10. To the sheriff of Berks. Order to cause a coroner for that county to be  
Westminster. elected in place of Robert Athelard, who is incapacitated by age.

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Dec. 14. To the justiciary of Ireland, or to him who supplies his place, and to the  
Langley. treasurer and barons of the exchequer of Dublin. Order to commit to Richard de Clare the custody of the castles and two parts of the lands of Gilbert de Clare, late earl of Gloucester and Hertford, in Ireland, after they have assigned dower to Matilda, late the wife of the said earl, upon his finding security to answer at the exchequer for the extent of the same.

By K.

Dec. 25. To Walter Waldeshef, the king's butler. Order to cause twenty-three  
Windsor. tuns of wine to be bought and provided and taken to Langele for the expenses of the burial there of Peter de Gavaston.  
By K.

*MEMBRANE 22.*

Dec. 26. To John Abel, escheator this side Trent. Order not to intermeddle  
Windsor. further with the temporalities of the priory of Wyvelesford, of the patronage of Thomas Wake, a minor in the king's custody, and to restore the issues of the same, as it appears by inquisition that the abbot of the Benedictine monastery of St. Mary of Bec-Hellouin (*de Becco Herlewyni*), who has presented brother William de Sancto Albino, his fellow-monk, to the said priory by his letters patent, holds the priory of the said Thomas in frankalmoign, and that the ancestors of Thomas used not to receive any profits during the voidance of the priory, and that the abbot was wont to appoint one of his monks to be prior of the same at his will, and that he who was so appointed was not wont to do fealty to the ancestors of the said Thomas.

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Jan. 3. To John Abel, escheator this side Trent. Order to supersede the  
Langley. execution of the king's writ to deliver to Matilda, late the wife of Gilbert de Clare, earl of Gloucester and Hertford, the manor of Fakenhamdam and a rent in Causton, lately assigned to her as her dower of the manors of Aylesham, Fakenhamdam, and Causton, and to resume the same into his hands if he have delivered them to her, and to deliver them to David de Strabolgi, earl of Athole, to whom the king granted them before dower was assigned to Matilda.  
By K.

Jan. 5. To the treasurer and chamberlains of the exchequer of Dublin. Order  
Langley. to deliver to John de Ergadia, staying in Ireland, who has suffered much damage from the Scots whilst serving the king, a sum for the maintenance of

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*Membrane 22—cont.*

himself and household until the king shall otherwise ordain for him, the amount of which sum is to be fixed by them after they have had council with Edmund le Botiller, the justiciary, and the chancellor of Ireland.

By K.

Jan. 4.  
Langley.

To the treasurer and chamberlains. Order to pay to Walter de Gask of Gernethorp and Simon de Sutton of Boston 60*l.*, the balance of 64*l.* 18*s.* 0*d.*, for 118 quarters of beans, price 11*s.* a quarter, bought from Walter, in the port of La Blakenesse, by the constable of the king's peel of Lynliscu for the munition of the same in May, in the third year of the king's reign.

By K.

To the sheriff of Warwick. Order to cause a coroner for that county to be elected in place of William Wodard, deceased.

Jan. 4.  
Langley.

To John Abel, escheator this side Trent. Order to cause John de la Grave, son and heir of Adam de la Grave, tenant in chief, to have seisin of his father's lands, as he has proved his age before the escheator and the king has taken his fealty.

Jan. 7.  
Langley.

To the sheriff of Southampton. Order to deliver to William Beauxamis, keeper of the king's horses at Odiham, 20*l.* for the maintenance of the king's horses there.

By T.

To Hugh le Despenser, keeper of the king's Forest this side Trent. Order to cause the aforesaid William to have six leafless oaks in the forest of Wolmere for fire for the aforesaid horses.

By T.

To the keeper of the Forest this side Trent, or to him who supplies his place in the forests of Bernewod and Shotovre. Order to deliver to Giles de Arpuche, keeper of the king's horses staying at Osneye, the remainder of the twelve leafless oaks that the king ordered the said keeper to deliver to him from the forest of Bernewod for firewood for the said horses, as the king learns that the oaks may be more conveniently delivered from the forest of Shotovre.

By K.

To the keeper of the lands of the late Gilbert de Clare, earl of Gloucester and Hertford, in the counties of Essex, Hertford, and Suffolk. Order to aid the king's yeomen John Lovel and Robert Lesquier, whom the king is sending with two *haericii* berners, four *veutriers*, a *bercelletar*, two *daemericii* berners, and forty-eight running dogs, eighteen greyhounds, and two *bercellets* to take forty hinds of the winter season (*de fermesona*) in the earl's parks of Houneden, Great Bardefeld, and Staundon against the next parliament, and to cause the venison to be salted and carried to Westminster as quickly as possible, there to be delivered to the king's lardener, and to pay their wages to the said John and Robert for themselves and their dogs, to wit 12*d.* a day each for themselves, 2*d.* a day for each of the *haericii* berners, *veutriers*, and *bercelletar*, and 1½*d.* a day for each of the *daemericii* berners, and ½*d.* a day for each of the dogs, from the Tuesday after Epiphany for so long as they shall be engaged in this behalf, excepting twelve greyhounds who are to take no allowance (*liberatam*) this side Monday the octaves of Epiphany.

Jan. 12.  
Langley.

To John de Crumbwell, constable of the Tower of London. Order to deliver Thomas son of William Mossy of Rotheglen, a Scotch prisoner in the Tower, to John de Sandale, the chancellor, to whom the king has granted him in aid of the ransom of his two nephews (*nepotum*) captured by the Scots whilst in the king's service.

By K.

Jan. 15.  
Langley.

To the sheriff of Salop and the coroners of the same. Order to deliver without delay to the king's yeoman Philip de Monte Gomeri, his goods,



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*Membrane 22—cont.*

appraised at 64s., forfeited to the king for an outlawry pronounced against him in that county, the king having pardoned him the outlawry.

By p.s.

Jan. 20. To the sheriff of Nottingham. Order to cause a verderer for the forest  
Westminster. of Shirewode to be elected in place of Robert de Pirpount, whom the king  
has amoved for insufficiency. By the testimony of John de Segrave.

——— To the abbot and convent of St. John's Colchester. The king has caused  
his yeoman Roger Filiol to be sent to them, on account of his good service  
to the king — [Incomplete entry.]

*Vacated.*

Jan. 20. To the treasurer and barons of the exchequer. Order to acquit the  
Westminster. minister of the order of the Holy Trinity of Hundeslowe of the 10 marks  
in which he lately made fine for licence to appropriate to him and his house  
the church of Bedesfounte.

By K. on the information of Robert de Appelby.

To the sheriff of Warwick. Order to cause a coroner for that county to  
be elected in place of Alexander de Crynfeld, whom the king has amoved  
for insufficiency. By the testimony of William de Bereford.

Jan. 26. Roger le Orfevre of Nottingham, in the king's gaol at Nottingham for the  
Westminster. death of William de Thornton, has letters to the sheriff of Nottingham to  
bail him until the first assize.

Jan. 22. To the treasurer and barons of the exchequer. Order to acquit William  
Westminster. de Doggemersfeld of the ferm of the manor of Mannesfeld and of the  
soke and ferm of Lyndeby and the mills of Carberton, which he held of the  
king at ferm, from November 20, in the sixth year of the king's reign,  
when the king granted them to John son of John Comyn as to the value of  
54l. 14s. 0d. yearly, to hold in aid of his expenses and maintenance during  
the king's pleasure, and commanded the said William to deliver them to  
him.

Jan. 28. To John de Chelmersford, king's clerk. Order to deliver to William de  
Westminster. Trente, to whom the king committed, on December 24, the custody of the  
manor of Staundon, in the county of Hertford, late belonging to Gilbert  
de Clare, earl of Gloucester and Hertford, tenant in chief, for a yearly  
ferm, all the corn sown in the king's name in the lands of the manor at a  
lawful price to be paid into the exchequer.

*MEMBRANE 21.*

Jan. 21. To Warin de Insula, constable of Wyndesore. Order to pay to two  
Westminster. chaplains celebrating in the chapel of the castle 50s. each yearly; to Roger  
de Wyndesore, porter of both gates of the castle 4d. a day; to Roger de  
Wyndesore, one of the viewers of the king's works, 2d. a day; to Alexander  
le Peyntour, another viewer of the king's works, 2d. a day; to four  
watchmen of the castle, 2d. a day each; to Adam the gardener of the king's  
garden without the castle, 2½d. a day; to John le Messager, parker of  
Kenyngton park, 1½d. a day; to Laurence de Baggeschete, porter of the  
said park, and keeper of the king's houses there, 4d. a day: being their  
wages and stipends, from Michaelmas last until next Michaelmas.

To the same. Order to pay to Ralph de la More, to whom the king has  
granted the office of clerk of his works in the said castle, the same wages as  
John de Spigesworth had, in accordance with the king's letters patent to  
the said Ralph.

To the same. Order to pay to Edward Gerald, to whom the king has  
granted the bailiwick of keeping the park of Kenyngton, the wages that the  
parkers thereof have been wont to receive.

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*Membrane 21—cont.*

To the same. Order to repair the houses, tower, walls, and bridges of the aforesaid castle, and the stable and wall of the garden without the castle, the houses and pools of the park of Wyndesore, with the palisade round the park, the houses and walls of the manor of Kenyngton, with the palisade and wall about the park there.

To the same. Order to pay to Robert de Wodeham, to whom the king has granted the bailiwick of the forestry that Walter de Wodeham, his brother, had in his lifetime in the forest of Wyndesore, the same wages as the said Walter received.

To the same. Order to pay to the king's clerk John de Broghton, to whom the king has committed for life the custody of the gate of Wyndesore park and the manor in the same, the wages that Laurence de Bogshotc, deceased, received for the same.

To the same, or to him who supplies his place. Order to find what is necessary for the maintenance of the king's *salto* and stud (*equicii*) staying at Kenyngton, and to pay to the keepers of the same their wages as in times past.

To the same. Order to cause the chaplains of the chapel in the castle to have bread, wine, oil, and the like small necessities for the celebration of divine service.

Jan. 28.  
Westminster. To Walter Walthesheff, taker of the king's wines of the right prise at Southampton. Order to deliver a tun of the right prise to the abbot and monks of Beaulieu Regis for this year, in accordance with the grant of Henry III.

To John Abel, escheator this side Trent. Order not to distrain Roger de Ormesby, son and heir of Ellen, late the wife of William de Ormesby, for homage for the lands that his mother held in chief at her death, as the king has now taken his homage, having taken his fealty and restored his lands to him on December 7, in the seventh year of his reign.

Jan. 26.  
Westminster. To the treasurer and barons of the exchequer. Order to allow to the bailiffs of Bedeford 10*l.* yearly of their ferm from 3 April, in the sixth year of the king's reign, when the king, after the death of Roger Lestrangle (*Extraneus*), ordered them to pay that sum yearly to Matilda, late the wife of the said Roger, in accordance with the late king's grant of that sum yearly out of the said ferm for her dower in case she survived her husband.

Jan. 30.  
Westminster. To John de Croumbwell, constable of the Tower of London. Order to release Geoffrey Nichole, imprisoned upon a charge of aiding the escape of Lapys del Brun, a merchant of the society of the Friscobaldi, from the custody of the mayor and sheriffs of London, as Walter Bety of Otteford, John Wytegos of Shorham, John Pelham, John Bartelot, John Botiller of Sevenok, and Henry de Shorham, of the county of Kent, have mainperned in chaucery to have him before the king to stand to right at the king's order. By K.

1314.

Nov. 20.  
Northampton. To John Abel, escheator this side Trent. Order to deliver to Matilda, late the wife of Robert de Clifford, tenant in chief, the following of her husband's lands, assigned to her as dower by the king; three parts of the manor of Temedebury, in the county of Worcester, of the yearly value of 18*l.* 9*s.* 4*d.*; and a third of the rent and services of eight bondmen in Wynterton, in the county of Worcester, which rent and services are of the yearly value of 100*s.*

*Memorandum*, that according to the use of the chancery and the inquisition returned into chancery, the above lands were assigned to her in form

1315.

*Membrane 21—cont.*

aforesaid, and afterwards an order was made by the chancellor that assignment of the whole manor should be made to her, as appears more fully below.

**Jan. 23.** To the sheriffs of London. Order to deliver to Roger de Felton for the king's use eight of the falcons arrested at the suit of Alice, countess of Marshal, of the goods of the men of the power of the count of Flanders. The king will satisfy the merchants for the same, and acquit the sheriffs against the countess. By p.s. [3245.]

**Jan. 24.** To John Abel, escheator this side Trent. Order not to intermeddle further with the manor of Donedyk and the advowson of the church of Snyterton, which he threatens to take into the king's hands, because he believed that they were acquired by the abbot of Croylaund after the publication of the statute of mortmain, as it appears by inquisition that the abbot and his predecessors have had peaceful possession of the same from time out of mind as of the right of their church of Croylaund.

**Jan. 28.** To the same. Order to cause Roger de Marinis, son and heir of Thomas de Marinis, tenant in chief, to have seisin of his father's lands, as he has proved his age before the escheator and the king has taken his homage.

**Jan. 20.** To the same. Order to assign dower of her husband's lands to Roesia, late the wife of John de Riparia, who held of the king by knight service by reason of the lands of Gilbert de Clare, late earl of Gloucester and Hertford, tenant in chief, being in the king's hands, upon her taking oath not to marry without the king's licence.

**Jan. 24.** To the same. Order not to distrain Cicely de Bello Campo for homage for the lands that she holds of the king, as the king has taken her homage.

*MEMBRANE 20.*

**Jan. 28.** To John Abel, escheator this side Trent. Order to deliver to Joan, late the wife of John Peverel, the manors of Chykeneye and Brakne and the advowsons of the churches of the same, whereof she was enfeoffed jointly with her husband by fine levied in the king's court, and lands in Great Melton, which they held jointly of her inheritance, and the issues of the same, as she continued her joint-seisin of the same until her husband's death, the said manors being held of the king in chief as of the honour of Peverell, and the lands in Melton being held of the heir of the said John, a minor in the king's wardship, the king having taken her fealty for the same.

**Jan. 28.** To Walter Waldeshof, taker of the king's wines of the right prise at Southampton. Order to deliver to the abbot and convent of Netley (*Lettele*) a tun of wine of the right prise for this year, in accordance with the grant to them by Henry III. of a tun of wine of the right prise yearly for the celebration of mass in their church, which the late king granted should be received at Southampton.

**Jan. 28.** To the treasurer and barons of the exchequer. Order to acquit Hugh de Nevill of the scutage for the late king's army of Wales summoned to be at Rothelan on Sunday the morrow of St. Peter ad Vincula in the tenth year of his reign, as the late king, on May 20, in the tenth year of his reign, took into his hands all the lands that John de Nevill, father of the said Hugh, held of him in chief at his death, the late king having afterwards, on 10 May, in the 26th year of his reign, taken the said Hugh's homage and restored to him his father's lands.

1315.

*Membrane 20—cont.*

Jan. 28. To the treasurer and barons of the exchequer. Order to acquit the master and brethren of the hospital of the poor and infirm of St. John the Baptist, Brugewater of the tenth imposed upon the clergy of England by the pope, to wit for two years, three years, and one year, as it appears by the letters patent of J. late bishop of Winchester and C. (*sic*) late bishop of Lincoln that the master and brethren made no contribution to any tenths granted to the king's progenitors in aid of the Holy Land or in any other wise, because their means do not suffice for their yearly maintenance.

Feb. 5. To the sheriff of Southampton. Order to cause a verderer for the forest of La Bukholt to be elected in place of John atte Milne, deceased.

Feb. 4. To the sheriff of Northampton. Order to cause a coroner for that county to be elected in place of John de Lungevill, late elected, if he be, as asserted, insufficiently qualified to exercise the office in that county.

Jan. 30. To the sheriff of Cornwall. Order to pay 20 marks yearly to the late king's yeoman Peter Burdet, to whom the late king granted for life the custody of the castle of Lanceveton and the prison of the same, receiving yearly the above sum from the sheriff.

Feb. 6. To the treasurer and chamberlains. Order to pay, out of the first receipts from the custom of wool, hides, and woollfells in Boston, after Anthony Pessaigne have received the money assigned to him therefrom, to Manent Francisci and his fellows, merchants of the society of the Bardi of Florence, 3,103*l.* 10*s.* 11*d.* due to them from the king, to wit 1,066*l.* 13*s.* 4*d.* paid by them into the king's wardrobe, in the seventh year of the reign, for the expenses of the king's household and of that of queen Isabella; 1,976*l.* 16*s.* 4*d.* for cloth bought from them by Ralph de Stokes, clerk of the great wardrobe, in the sixth and seventh years of the reign; 25*l.* 5*s.* 0*d.* paid by them to John de Goldeneth for meat and fish bought for the king's use by Robert Turk and Godenet and Spray, in the third and fifth years of the reign; 8*l.* 19*s.* 3*d.* paid by them to Richard de Gersey for money lent by him to the king's wardrobe for the expenses of the king and queen's household at Montreuil (*Montem Trolley*) in the sixth year of the reign; 10*l.* 17*s.* 0*d.* paid by them to Martin de Vear, the king's surgeon, for his wages and expenses from 1 February, in the fourth year of the reign, and 7 July then next following and for restoration of a sumpter-horse (*summerii*); 15*l.* paid by them to Pucheus de Portenial for cloth bought from him by the aforesaid Ralph in the third and fourth years of the reign, for which they have delivered into chancery four bills sealed by the said Ralph de Stokes for the sums for the above cloth and five bills sealed by Ingelard de Warle, late keeper of the wardrobe, for the remaining sums. By K.

Feb. 7. To the same. Order to pay to the said Manent and his fellows 296*l.* 12*s.* 6*d.* from the king's treasure after Easter next, for 16*l.* 12*s.* 6*d.* paid by them to Bernard Ferrant for his wages and restoration of a horse lost in the king's service, in the sixth year of the reign; 40*l.* paid by them for divers of the king's affairs in January, in the seventh year; 240*l.* paid by them to Master Reymund Subirani, clerk, for his expenses staying in the Roman court for the king's affairs, which sums were allowed to them at Westminster on 5 February last, as appears by three bills sealed by Ingelard de Warle, keeper of the wardrobe. By K.

Feb. 6. To the same. Order to pay, out of the next aid to be granted to the king by the clergy, to Manent Francisci and Gygne Bonenseigne and their fellows, merchants of the society of the Bardi of Florence, 1,333*l.* 11*s.* 11½*d.*, for which they satisfied Anthony Pessaigne of Genoa for sums due to him from the king, to wit 230*l.* 13*s.* 7½*d.* paid by him to Owen Gough,

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*Membrane 20—cont.*

Reymund Provost, and all the other serjeants-at-arms of the king's household for the arrears of their wages for all the fifth year of the reign and the beginning of the sixth, and 75*l.* for a silver cup with gilt and enamelled (*anmellatis*) foot and cover, and a silver jar gilt and enamelled of the suit of the said cup, bought from him for the king's use in November, in the seventh year; and 1,027*l.* 18*s.* 4*d.* paid by him to Gilbert de Clare, late earl of Gloucester and Hertford, and to Ingelram de Marny, chamberlain of the king of France, in the same year, as appears by three bills sealed by Ingelard de Warle, then keeper of the wardrobe. By K.

To the steward of Cornwall. Order to pay to Peter son of William de Trenelnargh, to whom the king has committed the custody of the castle of Tyntagel during pleasure, the usual fee for the said custody.

Feb. 3. To John Abel, escheator this side Trent. Order to assign to Sibyl, wife of William le Latymer, dower of the lands of her late husband William de Huntyngheld, tenant of the king as of the manor of Eye, in the presence of Hugh le Despenser the younger, to whom the king assigned the custody of the said lands, saving to William Lovel, to whom the king granted what pertained to him of Sibyl's marriage, his action, she having married William le Latymer without the king's licence. Westminster.

Feb. 4. To the treasurer and barons of the exchequer. Order to acquit Guy Ferre of the tenth of his goods for the tenth of lay goods granted to the late king, the king having pardoned him the same in consideration of his good service in Gascony. Westminster. By K.

Jan. 28. To the sheriff of Hereford. Order to restore his lands and goods to Henry de Oldefeld, clerk, taken into the king's hands upon his indictment before Roger de Chaundos and John de Actone, justices appointed to deliver the gaol of Hereford, [for harbouring] Henry le Droys and Philip his brother, convicted of larceny, harbouring, and other crimes before the said justices, as he has purged his innocence before Richard, bishop of Hereford, the diocesan, to whom he was delivered according to the privilege of the clergy. Westminster.

Feb. 4. To the treasurer and barons of the exchequer. Order to cancel the fine of 20*l.* that the prior of Eye made with the king for licence to appropriate to him and his convent the church of Laxfeld, which is of his advowson, and acquit him and his priory of the same, as he has delivered the king's letters patent granting the same licence into chancery to be cancelled. Westminster.

Feb. 8. To the sheriff of Norfolk. Order to cause a coroner for that county to be elected in place of Robert de Bakunesthorp, whom the king has caused to be removed from office for infirmity. Westminster.

*MEMBRANE 19.*

Feb. 8. To Henry Spigurnel and his fellows, justices of assize in the county of Sussex. Whereas the late king, on 22 September, in the 19th year of his reign, committed to Stephen de Penecestre during pleasure the custody of the body and lands of John Wacelyn, son and heir of Nicholas Wacelyn, because it appeared by the certificate of the treasurer and barons of the exchequer that John was a madman and an idiot from his birth; and afterwards, on 2 November, in the 30th year of his reign, because it was found by inquisition taken after the death of John by Walter de Gloucester, then escheator this side Trent, the lands of the said John being in the custody of Margery Westminster.

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*Membrane 19—cont.*

de Penecestre on account of his madness, that he held at his death the manor of Iwehurst, in the county of Sussex, of John, count of Brittany, and certain lands in the county of Southampton of the prior and convent of Winchester, and that he did not hold any lands of the king, and that Nicholaa wife of Henry de Sharndene and Matilda late the wife of John de la Parrok were his sisters and nearest heirs, the late king ordered the escheator not to intermeddle further with the lands of the said John, and to restore the issues thereof from the time of his death to the said Henry, Nicholaa, and Matilda, who had entered the lands by virtue of the above order; the king understands that John de Rayleigh, pretending that he had an estate and seisin of certain lands by the deed and feoffment of the said John, has instituted an assize of novel disseisin before the said justices against the said Henry, Nicholaa, Richard de Codyn, and Matilda his wife, and certain of the king's ministers who took the tenements into the king's hands; as the late king regarded any such alienation as null and frivolous according to law and custom, as appears by his taking and detaining the lands in his hands and by the examination and process, and as the king regards any alienation made by the said John as void and being unwilling on that account to annul the said examination and process, he orders the justices to consider the premises diligently, and to so conduct themselves that nothing may be attempted to the prejudice of the king or his ministers or to the annulling of the said examination and process.

Jan. 24.  
Westminster.

To the barons of the exchequer. Order to allow to Emericus, brother and heir of Grimbald Pauncefoot, 10*l.* 15*s.* 0*d.* in his account of the issues of the castle of St. Briavels for the time when Grimbald was constable thereof, which sum the late king ordered, on 1 July, in the 13th year of his reign, the barons of the exchequer to allow to Grimbald, then constable of that castle, being 10*l.* for making 500 quarells for crossbows (*ad arcum de pilo*) and 15*s.* for carriage of the same thence to Rothelan for six days at 6*d.* a day,\* which quarells were delivered to William de Cygoun, then constable of Rothelan, to fortify that and other of the late king's castles in Wales in the eleventh year of his reign; as the king understands that the said order was not executed because Grimbald delayed delivering the writ to the barons.

To the same. Like order to allow the said Emericus in his account of the ferm of the forest of Dene 13*l.* 2*s.* 6*d.*, which the late king ordered, on 2 June, in the tenth year of his reign, the barons of the exchequer to allow to the said Grimbald for the expenses of a hundred footmen in garrison at Whitchurch (*Album Monasterium*) from Monday the morrow of Easter then last past for fifteen days.

To the same. Like order to allow the said Emericus 50*l.* in his account of the issues of the bailiwick of the castle of St. Briavels, which the late king ordered, on 14 May, in the eleventh year of his reign, the barons to allow the said Grimbald for his expenses in conducting footmen on divers occasions to Roger de Mortuo Mari, lately deceased, by Roger's order, to attack the Welsh rebels in the tenth year of his reign, and 9*l.* 6*s.* 0*d.* paid by him by the late king's order to a hundred tree-fellers (*coupiatoribus*), and a man conducting them to the late king in Wales about the octaves of St. Peter ad Viucula, in the aforesaid year, for their wages for six days, to wit 3*d.* a day to each of the fellers and 12*d.* a day to the man conducting them, and 10 marks that Grimbald expended in making 10,000 quarells and in carriage of the same from that castle to Rothelan

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\* Apparently for each hundred.

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*Membrane 19—cont.*

castle about the Nativity of St. Mary, in the aforesaid year; and 14*l.* 6*s.* 8*d.* expended in making and preparing 20,000 quarells and in carriage of the same to Rothelan castle about Martinmas in the said year; and 10*l.* 8*s.* 0*d.* paid by him by the late king's order to a hundred fellers and charcoal-burners and their conductor for their wages in going to Brecheynouch to do there what Gilbert de Clare, earl of Gloucester and Hertford, and Robert Tibotot should order, in the aforesaid year; and 9*l.* 6*s.* 0*d.* that Grimbald paid to a hundred fellers and their conductor for their wages in going from the said forest to Chester for six days, to wit 3*d.* a day to each of the fellers and to their conductor 12*d.* a day, in the eleventh year of the late king's reign; and 8*l.* 6*s.* 8*d.* for the making of a hundred axes (*hachiarum*) and a hundred pickaxes (*picosiarum*), to wit each axe 8*d.* and each pickaxe 6*d.*

Feb. 12. To the sheriff of Oxford. Order to cause a coroner to be elected in  
Westminster. place of William de Ernesby, who is incapacitated by age and infirmity.

Jan. 27. To the sheriff of Northumberland. Order to receive from the proctor of  
Westminster. William de Airemyynn, parson of the church of Whiteberne, the said William's corn, which the king has requested him to deliver to the sheriff for the munition of Berwick-on-Tweed, making an indenture of the value of the same with the proctor, and to send it with all speed to Berwick, there to be delivered to the receiver of the king's stores.

Jan. 30. To William de Ayrmyynn, parson of the church of Witeberne. Request  
Westminster. that he will deliver all his corn at the said church to the sheriff of Northumberland at a certain price and by indenture to be made between the sheriff and William's proctor of that church.

Feb. 10. William de Toukeswell, in the king's prison of Exeter for the death of  
Westminster. Henry le Forester, has letters to the sheriff of Devon to bail him until the first assize.

To John Abel, escheator this side Trent. Order to assign dower to Joan, late the wife of John Peverel, tenant in chief, as she has taken oath before the king not to marry without his licence.

To the sheriff of Northumberland. Order to cause a coroner for that county to be elected in place of Alan Pulhore, who is insufficiently qualified.

Feb. 10. To John Segrave, keeper of the Forest beyond Trent. Order to permit John  
Westminster. de Penreth or others who shall buy the trees and underwood growing in the sixty-four and a half acres of wood, measured by the forest perch, in the forest of Englewode granted to the said John at a certain arrentation by the king, to wit in the places called 'Selywra,' 'Mosiwra,' 'Langhirst,' 'Whithirst,' 'Midelscogh,' between Lyndebek and the land of Hugh le Harpou and the close of William de Dacre called 'Kirkethwait,' reserving to the king all trees and underwood in the same, to fell and carry away the trees bought by them, the king having appointed Henry de Malton and Robert de Barton to sell the said trees and underwood, instructing them to give preference to the said John if he offer to pay as much as any other for them.

Feb. 15. To Thomas de Chedeworth, chamberlain of Karnervan. Order to buy  
Westminster. armour for twenty footmen and a hundred crossbowmen (*balistas*) at London, and to cause them to be taken without delay to Beaumaris castle, there to be delivered to John de Sapy, constable of the castle, for the munition of the same.

To Walter de Islep, treasurer of Ireland. Order to provide for the king's use a hundred quarters of corn and thirty quarters of beans, and to

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*Membrane 19—cont.*

cause them to be taken to the castle of Beaumaris in Wales, there to be delivered to the chamberlain of Kaernarvan.

Feb. 12. To the treasurer and barons of the exchequer. Order to discharge the  
Westminster. executors of the will of Henry de Percy, tenant in chief, brother and heir of John de Percy, who died a minor in the late king's custody, of the scutage for the late king's armies of Wales in the fifth and tenth years of his reign, as he was a minor in the late king's custody at that time, as appears by the rolls of chancery; provided that the scutage of the knights' fees then held of him be levied for the king's use.

Feb. 14. To Roger le Brabanzon and his fellows, justices to hold pleas before the  
Westminster. king. Order to cause the ordinances made by certain prelates, earls, and barons by virtue of the king's commission and accepted by the king to be firmly observed in their bench. By K.

Feb. 12. To John Abel, escheator this side Trent. Order to deliver to Thomas  
Westminster. son and heir of Robert de Halghton a messuage and half a virgate of land in Wythynton, which, as appears by inquisition taken by Walter de Gloucester, the late king's escheator this side Trent, his father held at his death of the heir of Richard son of Alan, late earl of Arundel, then a minor in the late king's custody, by the service of making two appearances (*apparencias*) yearly at the court of Upton, by which inquisition it was found that Thomas his son was his nearest heir, and that he was aged fifteen years on the day of the Translation of St. John the Baptist, in the 32nd year of the late king's reign.

To the keeper of the castle and honour of Clare, of the late Gilbert de Clare, earl of Gloucester and Hertford, tenant in chief. Order not to distrain Robert de Hansted the elder for his fealty for the lands that he holds of the king by reason of that castle and honour, as the king has taken his fealty.

Feb. 13. To the chamberlain of Kaernarvan. Order to buy and provide victuals  
Westminster. necessary for the munition of the castle of Beaumaris, over and above the hundred quarters of wheat and thirty quarters of beans that the king has ordered Master Walter de Islep, treasurer of Ireland, to provide and send to that castle.

Feb. 16. To the sheriff of Essex. Order to cause a verderer for the king's forest  
Westminster. of Hynholt to be elected in place of William de Havering atte Boure, who is insufficiently qualified.

*MEMBRANE 18.*

Jan. 20. To John de Evre, escheator beyond Trent. Order to deliver to Eleanor,  
Westminster. late the wife of Henry de Percy, tenant in chief, the following of his lands, which the king has assigned to her as dower: the manor of Thurstanby, in the county of York, of the yearly value of 7*l.* 11*s.* 0*d.*; the pleas and perquisites of the court of Giseburn, and the chace of the same, in the same county, of the yearly value of 40*s.*; 29*s.* 8½*d.* of yearly rent in Westby, Pathenal, Swyndene, and Staynford Scotayn, in the same county, from certain free tenants there. The king has also assigned to her 106*s.* 8*d.* of yearly rent in Loutheford and Leggesby, in the county of Lincoln, from the prior of Sixil.

To John Abel, escheator this side Trent. Order to deliver to the said Eleanor the aforesaid rent in Loutheford and Leggesby, in the county of Lincoln.



1315.

*Membrane 18—cont.*

To John de Evre, escheator beyond Trent. Order to deliver to the said Eleanor the advowson of the church of Arnecliff, in the county of York, of the yearly value of 40*l.*; the advowson of the church of Lekyngfeld, in the same county, of the yearly value of 10*l.*; the advowson of the church of Catton, in the same county, of the yearly value of 24*l.*: which the king has assigned to her as dower of her husband's advowsons.

To the same. Order to deliver to the said Eleanor the following of her husband's knights' fees, assigned to her as dower: one fee in Swyndene, Pathorn, Halton West and Helghfeld, in the county of York, which Ranulph de Nevill holds, of the yearly value of 28*l.*; three parts of a fee in Tade-castre, in the same county, which the heirs of Thomas le Lardener hold, of the yearly value of 110*s.*; a twelfth of a fee in Uplythum, in the same county, which Robert Capoun holds, of the yearly value of 40*s.*; a fourth of a fee in Foulsutton, in the same county, which John Dautrive holds, of the yearly value of 18*l.*; a quarter of a fee in Hudburton and Kexby, in the same county, which Brian Burdon holds, of the yearly value of 12*l.*; an eleventh of a fee in Catton, in the same county, which William Tarttourtis holds, of the yearly value of 40*s.*; an eleventh of a fee in the same town, which Thomas Serf holds, of the yearly value of 40*s.*; an eleventh of a fee in the same town, which Richard de Killyngwyk holds, of the yearly value of 40*s.*; an eleventh of a fee in the same town, which Gilbert Steresman holds, of the yearly value of 40*s.*; an eleventh of a fee in the same town, which Ellen Parent holds, of the yearly value of 40*s.*; an eleventh of a fee in the same town, which William son of Peter holds, of the yearly value of 40*s.*; an eighth and a twenty-third of a fee in Neuton, in the same county, which John de Rotherfeld holds, of the yearly value of 7*l.*; a fee in Galmeton, Staxton, and Hayton, in the same county, which William de Bossale holds, of the yearly value of 20*l.*; a fee in Kibblyngcotes, Gurmundham, and Cloghton, in the same county, which Roger de Grymston holds, of the yearly value of 11*l.*; a fee in Neuton, in the same county, which Walran de Rocheford holds, of the yearly value of 10*l.*; a moiety and a third of a fee in Lund, in the same county, which Robert de Mora holds, of the yearly value of 20*l.*; a thirteenth of a fee in Emeleseye, in the same county, which Walter de Emeleseye holds, of the yearly value of 20*s.*; a fee and a third of a fee in Heton (*sic*), Seszaye, Queldryk, and Crakhale, in the same county, which William Darel holds, of the yearly value of 12*l.* 12*s.* 8*d.*; a fifth of a fee in Pokethorp, in the same county, which Thomas de Difford holds, of the yearly value of 61*s.*; three parts of a fee in the same town, which John de Notyl holds, of the yearly value of 12*l.*; a fee in Esthorp, in the same county, which Joan Sturmy holds, of the yearly value of 100*s.*; an eighth and a thirty-second of a fee in Stoureburg, in the same county, which John de Hothum holds, of the yearly value of 40*s.*; two parts of a fee in Lynton, Thresshefeld, and Foston, in the same county, which John Gras holds, of the yearly value of 57*s.* 4*d.*; an eighteenth of a fee in Foston, in the same county, which William the Marshal (*Marescallus*) holds, of the yearly value of 18*s.*; a twelfth of a fee in the same town, which John de Driffeld holds, of the yearly value of 28*s.* 1*d.*; an eighteenth of a fee in the same town, which John de Mewys holds, of the yearly value of 19*s.* 1*d.*; a tenth of a fee in Wandesford, in the same county, which William de Hanley holds, of the yearly value of 40*s.*; a thirteenth of a fee in the same town, which Wymund de Rayley holds, of the yearly value of 30*s.*; a fortieth of a fee in the same town, which Jollan de Orkestowe holds, of the yearly value of 8*s.*; an eightieth of a fee in the same town, which Hugh de Thornholm holds, of the yearly value of 4*s.*; a fourteenth of a fee in Nafferton, in the same county, which the prior of Bridlyngton holds, of the yearly value of 20*s.*; a fourth of a fee in the same town, which Robert le Conestable holds,

1315.

*Membrane 18—cont.*

of the yearly value of 64s.; an eighteenth of a fee in the same town, which Robert son of Richard holds, of the yearly value of 16s.; an eighteenth of a fee in the same town, which Simon de Spines holds, of the yearly value of 16s.; a thirty-sixth of a fee in the same town, which Henry de Wyndonson holds, of the yearly value of 8s.; an eighteenth of a fee in the same town, which Nicholas Pynche Ware holds, of the yearly value of 16s.; a thirty-sixth of a fee in the same town, which Robert son of Neel holds, of the yearly value of 8s.; a fifty-fourth of a fee in the same town, which Letice de Nowers holds, of the yearly value of 6s.; a thirty-sixth of a fee in the same town, which William son of Herberd holds, of the yearly value of 8s.; a sixty-fourth of a fee in the same town, which Robert Kyng holds, of the yearly value of 4s.; a sixty-fourth of a fee in the same town, which Geoffrey Helewys holds, of the yearly value of 4s.; a moiety of a fee in Marton and Tollesby, in the same county, which the heirs of John de Blaby hold, of the yearly value of 20 marks; a fee and a sixth in Dalton, Askwyth, Wolsington, and Horton, in the same county, which Mauger le Vavasour holds, of the yearly value of 19*l.* 4*s.* 0*d.*; a fee in Lofthous, Walplou, and Hilderwelle, in the same county, which Richard de Percy of Dufford holds, of the yearly value of 18*l.*; a moiety of a fee in Castel Levynghton, in the same county, which Christiana de Menyll holds, of the yearly value of 20 marks; a quarter of a fee in Morton in the same county, which William de Morton holds, of the yearly value of 7*l.*; a third of a fee in Hilderwelle, in the same county, which the free tenants of Hilderwelle hold, of the yearly value of 10*l.*; a third of a fee in South Lofthous, in the same county, which the free tenants of South Lofthous hold, of the yearly value of 11*l.*; a fifth of a fee in Bernaldby, in the same county, which the prior of Giseburgh holds, of the yearly value of 60s.; a quarter of a fee in Ketelwell, in the same county, which the abbot of Coverham holds, of the yearly value of 4*l.* 16*s.* 0*d.*; a third of a fee in Arnecliff and Malghum, in the same county, which the abbot of Fountains (*de Fontibus*) holds, of the yearly value of 6*l.* 8*s.*; a twelfth of a fee in Rauthmel, in the same county, which John Flemyng holds, of the yearly value of 64s.; a sixth of a fee in Roston, in the same county, which Richard de Thorny holds, of the yearly value of 64s.; a fee and three parts and a seventeenth of a fee in Plumpton, Stiveton, Gloseburn, Gersington, Rybstayn, Colthorpe, Scotton, and Hornyngton, in the same county, which Robert de Plumpton holds, of the yearly value of 40*l.* 12*s.* 0*d.*; two fees, two parts, and a fourteenth of a fee in Adyngham, Heselwod, Stutton, Cokesford, Siclynghale, Edlyngton, Yedon, Raudon and Bolton in Bouland, in the same county, which Walter le Vavasour holds, of the yearly value of 52*l.* 1*s.* 0*d.*; a fee in Thornton and Caldeconyngston, in the same county, which John de Ros holds, of the yearly value of 19*l.* 4*s.* 0*d.*; a moiety of a fee in Carleton, in the same county, which Thomas de Alta Ripa holds, of the yearly value of 11*l.* 4*s.* 0*d.*; three parts and an eighth of a fee in Rymyngton, Horton, and Bolton in Bouland, in the same county, which John de Bolton holds, of the yearly value of 15*l.* 16*s.* 0*d.*; a twelfth of a fee in Nensom, in the same county, which Thomas del Grene holds, of the yearly value of 32s.; a twelfth of a fee in Midhop, in the same county, which Robert de Midhop and Agnes his wife hold, of the yearly value of 32s.; a seventh of a fee in Horton, in the same county, which Nicholas de Cailli holds, of the yearly value of 56s.; a seventh of a fee, in the same town, which the heirs of Peter de Horton hold, of the yearly value of 56s.; a twentieth of a fee, in the same town, which William de Irby holds, of the yearly value of 15s.; a twelfth of a fee in Staynford Scoteyn, in the same county, which John de Fannelthorp holds, of the yearly value of 32s.; a sixtieth of a fee in Westby, in the same county, which Adam de Westby holds, of the yearly value of 14s.; a ninety-sixth of a fee in the same town, which John de Westby holds,

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*Membrane 18—cont.*

of the yearly value of 4*s.*; a twenty-fourth of a fee in Bukdene, in the same county, which William de Midlesmore holds, of the yearly value of 16*s.*; a fee in Thribergh, in the same county, which Thomas de Etton holds, of the yearly value of 20*l.*; a third of a fee in Stubbum Middleton and Stalwra, in the same county, which Adam de Middleton holds, of the yearly value of 8*l.*; three parts of a fee in Queldryk, in the same county, which John Malebisse holds, of the yearly value of 18*l.*; a third and a twenty-fourth of a fee in Arnecliff, Kirkeby, and Malghum, in the same county, which William de Haukeswyk holds, of the yearly value of 7*l.* 4*s.* 0*d.*; a quarter and a sixteenth of a fee in Kirkeby Ferers, Kereby, and Folifait, in the same county, which William de Erghum holds, of the yearly value of 8*l.*; a twelfth of a fee in Uplythum, in the same county, which John de Fontibus holds, of the yearly value of 40*s.*; a quarter and an eightieth of a fee in Pokethorp, in the same county, which Thomas de Bolton holds, of the yearly value of 65*s.*; a sixteenth of a fee in Irton, in the same county, which Richard Fraunce holds, of the yearly value of 8*s.*; a fee in Little Hoghton, in the county of Northumberland, which Peter Heryng holds, of the yearly value of 20 marks; a knight's fee in Haukhull, in the same county, which John de Burghdon holds, of the yearly value of 16*l.*; a fee in Daldene, in the same county, which Jordan de Daldene holds, of the yearly value of 40*l.*

**Feb. 13.** To John Abel, escheator this side Trent. Order to deliver to Margery, late the wife of Peter Savery, the lands in the hundred of Rocheford, whereof, as appears by inquisition, she and her husband were jointly enfeoffed by Robert Gyffard, by which inquisition it appears that she peacefully continued her joint-seisin until her husband's death, and that the lands are held of the king in chief as of the honour of Reylegh by the service of rendering 2*s.* 6*d.* yearly for hidage and by the service of a quarter of a knight's fee, the king having taken her fealty for the same.

To the justices of the Bench. Order to proceed to do justice in the plea wherein Edmund, earl of Arundel, impleaded John de Chavent and Eva his wife concerning the manor of Werpham, in the county of Sussex, in which plea they vouched to warranty John son of Peter de Chavent, who warranted them and produced a charter of Henry III. setting out that he, in part recompence for 80*l.* yearly of land wherewith he was bound to provide Peter de Chavent, father of the said John son of Peter de Chavent, out of the escheats first coming to his hands, granted to the said Peter the said manor; whereupon the justices superseded the plea.

**Feb. 15.** William Mose of Wodhull, in the king's gaol of Bedeford for the death of William Basse of Podynton, has letters to the sheriff of Bedford to bail him until the first assize.

**Feb. 18.** To the sheriff of Norfolk. Order to pay to Rhys (*Reso*) ap Mereduk, a Welsh prisoner in the castle of Norwich, and to his keeper their wages and other necessities from the time of his appointment as sheriff, and to continue to pay the same, as they were wont to receive them in the late king's reign.

**Feb. 18.** To the keeper of the Forest this side Trent. Order to put to bail Laurence le Teynturer of Huntynghdon, in the king's prison of Hereford for trespass of the forest of Wanberge, if he be not an accustomed malefactor in the king's forests and if he find twelve mainpernors to have him before the justices of the Forest when they come to those parts.

**Feb. 20.** To Master John Walewayn, escheator this side Trent. Order to deliver to Joan, late the wife of John Peverel, tenant-in-chief, the following of his knights' fees, which the king has assigned to her in dower: a fourth of a

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*Membrane 18—cont.*

fee in Keteryngham, in the county of Norfolk, which the prior of Penteneye holds, of the yearly value of 25s.; a quarter of a fee in Reveshale, in the same county, which the prior of Bokenham holds, of the yearly value of 25s.; a quarter of a fee in the same town, which the prior of St. Faith's holds, of the yearly value of 25s.; a quarter of a fee in Asgersthorp, in the same county, which David le Chapman holds, of the yearly value of 25s.

*MEMBRANE 17.*

**Feb. 18.** To the treasurer, barons, and chamberlains of the exchequer. Order to **Westminster.** pay to John de Moubray, lord of Haxiolt, 500 marks due to him for his stay with men-at-arms in the parts of York about the custody of the town and county of York, in the sixth year of the king's reign, for which the king, on 21 November, in the seventh year of his reign, assigned to him the issues of the manors of Penreth and Soureby in Tyndale from Easter then next following, as the king afterwards assigned the said issues elsewhere before he received anything therefrom. By K.

**Feb. 12.** To Thomas de Cheddeworth, chamberlain of North Wales. Order to pay **Westminster.** to Griffin ap Rees, to whom the king committed the bailiwick of the forestry of Snaudon in Wales, the arrears of his fee, which, he complains, is two years in arrear.

*Changed by the chancellor, because it was otherwise sealed by writ of privy seal.*

**Feb. 20.** To the treasurer and barons of the exchequer. Order to acquit the **Westminster.** tenants of sixteen bovates of land, a mill and of fourteen marks of yearly rent in Pokelyngton of 20*l.* yearly for the issues of the same from the time when they were taken into the late king's hands, the late king having, on 12 November, in the 22nd year of his reign, ordered the sheriff of York to restore the premises and the issues thereof to Dionisia, wife of Remigius de Pokelyngton, they having been taken into the late king's hands by Hugh de Cressyngham and his fellows, justices in eyre in that county, because Dionisia and Remigius entered them without the king's licence, they having been enfeoffed thereof by Isabella de Fortibus, late countess of Albemarle, who held them of the late king in chief.

**Feb. 20.** To Master John Walewayn, escheator this side Trent. Order to deliver **Westminster.** to Matilda, late the wife of Robert de Clifford, tenant in chief, the manor of Temebury in the county of Worcester, of the yearly value of 18*l.* 9*s.* 4*d.*, which the king has assigned to her as dower of her husband's lands.

**Feb. 21.** To Master John Walewayn, escheator this side Trent. Order not to **Westminster.** intermeddle further with the custody of the land and heir of James Peverel, by virtue of the king's order to John Abel, then escheator this side Trent, to deliver the body of the heir to Joan, late the wife of William de Halghton, to whom the king granted the marriage of the heir for a sum of money due to the said William, as it does not appear either by the inquisitions taken by the said John upon the death of the said James or by divers charters and muniments exhibited in chancery by Margaret mother of the heir, or by the certificate of the treasurer and barons of the exchequer that James held at his death any lands of the king by reason whereof the custody of his lands ought to pertain to the king; provided that the king may resume the custody and marriage if shall be found that they ought to pertain to him, and that Margaret, to whom the king has ordered the lands to be delivered as nearest [friend] of the heir for the heir's maintenance, shall in that case answer to the king for the issues received in the meantime and for the value of the marriage.

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*Membrane 17—cont.*

To the same. Order to cause dower to be assigned to Juliana, late the wife of John de Heronvill, tenant in chief, upon her taking oath not to marry without the king's licence.

Feb. 18. To Edmund le Botiller, justiciary, and Master Walter de Islep, treasurer  
Westminster. of Ireland. Order to cause Moryanth Makenedy and his twenty-two accomplices, Scotch rebels lately captured on the coast of Scotland by the men and mariners of John de Ergail, to be brought at the king's charge from the Isle of Manne to the castle of Dublin, according to the request of the said John, who asserts that he might have received a large sum for the release of the said prisoners, who have inflicted much damage upon the king and his subjects.

Feb. 20. To the treasurer and barons of the exchequer. Order to make account  
Westminster. with William de Rodeston for the time when he was keeper of the manor and park of Wodestok, and to allow him his fee for the same and the fee of two parkers there, as he has prayed the king and his council to cause allowance to be made to him for the above fees from Michaelmas, in the 22nd year of the late king's reign, until the same feast in the first year of the king's reign, and from then until the feast of St. Katherine then next following.  
By pet. of C.

To the prior of Kermerdyn, chamberlain of Kermerdyn. Order to cause the houses, walls, and peel (*pelum*) of the king's castle of Buelt to be repaired by the view and testimony of John de Cherleton, constable of the king's castle there, or of him whom he shall depute.

To the same. Order to proceed in person to the castle of Buelt, and to survey the state thereof, and to cause it to be provided with armour and victuals by the view of the aforesaid John.

Feb. 15. To Edmund le Botiller, justiciary of Ireland, and to the chancellor of the  
Westminster. same, and to the treasurer of the exchequer of Dublin. Order to take advisement of the number of his men left by John de Ergadia to defend the Isle of Man, and the expenses that he has incurred, and to cause a certain sum of money to be paid to him for their maintenance, the king having previously ordered them to pay him a certain sum of money for the maintenance of himself and his household in Ireland until otherwise ordered, as the king now understands that he went to the Isle of Man with certain of his men and expelled the Scots therefrom, in whose hands it was, leaving many of his men there for the defence thereof.  
By K.

Feb. 23. To the chamberlain of Kaermerdyn. Order to proceed to the castle of  
Westminster. Dynnevor, and to survey the same, and to cause it to be provided with armour and victuals by the view of Edmund Hakelut, constable thereof.

By K. on the information of William de Melton.

*Vacated, because otherwise in the ninth year.*

To Master John Waleweyn, escheator this side Trent. Order to cause John son and heir of John de Albiniaco, tenant in chief of the late king, to have seisin of the lands of his father and of his mother Isabella, which she held of the late king, as he has proved his age before John Abel, late escheator this side Trent, and the king has taken his homage for his father's lands and his fealty for mother's lands.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to Richard de Schiselden for 50*l.* paid by him, when fermor of the late king of the manor of Cosham, the borough of Wilton, and the rent of Bereford, by order of the late king's treasurer to Mary, a nun of Ambresbir[y], the king's sister, in execution of the late king's order, dated

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*Membrane 17—cont.*

4 October, in the 28th year of his reign, to his treasurer and chamberlains to pay her 100*l.* for Michaelmas term in that year from his treasure, in part payment of 200*l.* granted to her yearly for the maintenance of her chamber, of which sum they paid 50*l.* and the said Richard the remainder.

*MEMBRANE 16.*

Feb. 12. To John Abel, escheator this side Trent. Order to deliver to Robert de Westminister. Holand and Matilda his wife, youngest daughter and co-heiress of Alan la Zousche, tenant in chief, the following of his knights' fees, which the king has assigned to them, with the assent of Nicholas de Sancto Mauro and Ellen his wife, eldest daughter and co-heiress of the said Alan, as Matilda's purparty: a fee in Chaucombe Dalby, in the county of Leicester, which Master William de Bosco held, of the yearly value of 10*l.*; a fee in Bitesby, in the same county, which Theobald de Verdon holds, of the yearly value of 10*l.*; a moiety of a fee in Norton and Little Stretton, in the same county, which William de Bereford, justice, holds, of the yearly value of 10*l.*; a fee in Munstretton and Polteneye, in the same county, which Robert de Napton holds, of the yearly value of 10*l.*; a fee in Great Glen, Carleton, Curby, Rolleston, and Shangeton, in the same county, which John son of Reginald and Peter son of Reginald hold, of the yearly value of 20*l.*; a fee in Hunkote, in the same county, which Robert Burdes holds, of the yearly value of 10*l.*; a fee in Great Pentlyn, in the same county, which the abbot of St. Evroul, Normandy, holds, of the yearly value of 20*l.*; a moiety of a fee in Loqinton, in the same county, which the abbot of Leycestre holds, of the yearly value of 100*s.*; an eighth of a fee in Stitheston, in the same county, which John son of Peter de Clenefeld holds, of the yearly value of 40*s.*; a quarter of a fee in Whatton, in the same county, which William de Bredon holds, of the yearly value of 50*s.*; a sixteenth of a fee in Dadelington, in the same county, which John Spigurnel holds, of the yearly value of 20*s.*; a twelfth of a fee in Alton and Raveneston, in the same county, which Ralph Basset of Sapkote holds, of the yearly value of 60*s.*; a twelfth of a fee in Overton Sause, in the same county, which Nicholas de Craumford holds, of the yearly value of 60*s.*; a moiety of a fee in Blakfordeby, in the same county, which the abbot of Lilleshull holds, of the yearly value of 100*s.*; a twelfth of a fee in Blakfordeby, in the same county, which William Trawy holds, of the yearly value of 60*s.*; a twentieth of a fee in Stanngeton and Herdewyk, in the same county, which John de Wyleghby holds, of the yearly value of 10*s.*; a quarter of a fee in Wolvey, in the county of Warwick, which the late master of the order of the Temple held, of the yearly value of 100*s.*; three parts of a fee in Wolvey aforesaid, which the abbot of Coumbe and the heir of Thomas de Leycestre hold, of the yearly value of 15*l.*; a fee in Wolvey Ward, in the same county, which the heirs of Master William de Bosco hold, of the yearly value of 10*l.*; a fee in Haleford, in the same county, which Robert Burdet holds, of the yearly value of 10*l.*; a sixth of a fee in Sequendon, in the same county, which William Martyn holds, of the yearly value of 20*l.*; a moiety of a fee in Edulvescote and Molvertton, in the same county, which John Spigurnel holds, of the yearly value of 100*s.*; a moiety of a fee in Ministre, in the county of Oxford, which Joan daughter of John Lovel of Tychenmersk holds, of the yearly value of 10*l.*; a fee in Stoke Basset, in the same county, which Nicholas de Moels holds, of the yearly value of 20*l.*; a third of a fee in Chynnore, in the same county, which Oliver la Zusche holds, of the yearly value of 6*l.* 13*s.* 4*d.*; a moiety of a fee in Cherleton on Ottemore, in the same county, which the abbot of St. Evroul

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*Membrane 16—cont.*

holds, of the yearly value of 10*l.*; a moiety of a fee in Slenkote and Morkote, in the same county, which Richard de la Bere holds, of the yearly value of 10*l.*; a quarter of a fee in Sibbeford Gower, in the same county, which the master of the late order of the Temple in England held, of the yearly value of 100*s.*; a quarter and a twentieth of a fee in the same town, which the abbess of Oseneye and the prioress of Pynnele hold, of the yearly value of 102*s.*; a quarter, an eighth, and a thirtieth of a fee in the same town, which William de Burithorp and others hold, of the yearly value of 7*l.* 15*s.* 0*d.*; a moiety of a fee in Shipton, in the same county, which Matilda de Peton and Roger her son hold, of the yearly value of 10*l.*; a third of a fee in West Ildesle, in the county of Berke, which Matilda, daughter of Ralph, son of William de Bradeford hold, of the yearly value of 100*s.*; a sixth of a fee in Croxton and Kirnyngton, in the county of Lincoln, which Roger de Sancto Andrea holds, of the yearly value of 100*s.*; a sixth of a fee in Croxton, Kirnyngton, Staynton, and Wolrichby, in the same county, which Richard de Boselingthorp holds, of the yearly value of 100*s.*; a sixth of a fee in Croxton and Kirnyngton, in the same county, which William de Bernak and William de Brynthinghirst hold, of the yearly value of 100*s.*; a quarter of a fee in Benyngho, in the county of Hertford, which the earl of Oxford holds, of the yearly value of 100*s.*; a moiety of a fee in Chelsen, in the same county, which the master of the late order of the Temple in England held, of the yearly value of 10*l.*; a quarter of a fee in Heyle, in the same county, which the abbot and convent of Westminster hold, of the yearly value of 100*s.*; three fees in Ware, Colne, Stevyngton, and Harwe, in the same county, which Thomas Wake holds, of the yearly value of 60*l.*; a third of a fee in Flitte, in the same county, which Robert de Kendale holds, of the yearly value of 100*s.*; a sixth of a fee in Great Gatesdene, in the same county, which Richard le Chamberleyn holds, of the yearly value of 40*s.*; an eighth of a fee in Aldredeston, in the county of Wilts, which Ingelram Berenger holds, of the yearly value of 10 marks; a moiety of a fee in Northotodeworth, in the same county, which the prior of Maydenebradele and the heir[s] of the son (*fil'*) of Fulk de Penbrigg' hold, of the yearly value of 10*l.*; a fee in Brakele, Evenle, and Sibbeford, in the county of Northampton, which the master of the hospital of St. John, Brakle, holds, of the yearly value of 10*l.*; a fee in 3 elvertoft, in the same county, which Thomas de la Husee, Henry le Botiller, and Henry de Pydenton of Yelvertoft hold, of the yearly value of 10*l.*; a moiety of a fee in Franyngho, in the same county, which the abbot of Leycestre holds, of the yearly value of 100*s.*; a quarter of a fee in Atneston, in the same county, which the prior of Canons' Essheby holds, of the yearly value of 50*s.*; a quarter of a fee in Brakele, in the same county, which the abbot of Leycestre holds, of the yearly value of 50*s.*; a moiety of a fee in Donyngton, in the county of Salop, which Hugh de Beaumoys holds, of the yearly value of 100*s.*; four fees, a moiety and an eighth of a fee in Ebrington, Hudecote, Clopton, Farnecote, Catteslade, Little Guyting, and Teynton, in the county of Gloucester, which Roger Corbet holds, of the yearly value of 48*l.* 6*s.* 8*d.*

To the same. Order to deliver to the said Robert and Matilda the following of the said Alan's advowsons of church and religious houses, assigned to them as above: the advowson of the church of Laghton, in the county of Leicester, of the yearly value of 10 marks; the advowson of the church of Merkfeld, in the same county, of the yearly value of 100*s.*; the advowson of two parts of the church of Croxton, in the county of Lincoln, of the yearly value of 20 marks; the advowson of the church of Yelvertoft, in the county of Northampton, of the yearly value of 20*l.*; the advowson of the abbey of Lilleshull, in the county of Leicester, and of the abbey of Gerndon, in the same county, and of the priory of Ware, in the county

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*Membrane 16—cont.*

of Hertford, and of the lepers' hospital without Brackele, in the county of Northampton.

March 3. To the sheriff of Stafford. Order to cause a verderer for the forest of Westminster. Kannok to be elected in place of Richard de Barton, deceased.

Feb. 21. To the treasurer and barons of the exchequer. Order to cause recompence or allowance to be made to John, bishop of Lincoln, for two knights' fees, or reduction of the fees held by him of the king, in accordance with the late king's order, dated 6 February, in the 35th year of his reign, to the treasurer and barons of the exchequer, because it was found by inquisition taken before William de Bereford and Walter de Aylesbury, appointed for this purpose, that the abbot of Eynesham in the time of King John held the manor of Erdington near Oxford of the bishop of Lincoln, the predecessor of the said John, then bishop of Lincoln, by the service of two knights' fees, and that the abbot in the aforesaid time demised the manor to Robert de Brus, a Norman by origin, for his life, and that the manor came to the hands of Henry III. by forfeiture of the said Robert after the discomfiture of the French at Lincoln, and the said king granted it to Richard, late king of Almain, who afterwards gave it to the abbot and convent of Rewley (*de Loco Regali*) near Oxford, in frank-almoyn, and that neither the bishop of Lincoln in the time of Henry III. nor his successors have received anything from the king or any one else in exchange, allowance, or recompence for his aforesaid services from the manor, and that the manor with appurtenances is worth 56*l.* yearly, and that it was held, before the time of the aforesaid discomfiture, of the bishop of Lincoln from time out of mind by the service of two knights' fees as of the right of his church of Lincoln, and that neither the said bishop John nor his predecessors were able to obtain their aforesaid service after the manor came to the hands of Henry III.; the bishop having now given the king to understand by his petition before the king and his council that the above order has not been executed.

Feb. 8. To the treasurer and barons of the exchequer. Order to cause allowance Westminster. to be made to the prior of Kaermerdyn, chamberlain of South Wales, for the fees of constables and other the king's ministers in those parts.

Feb. 13. To John Abel, escheator this side Trent. Order not to intermeddle Westminster. further with William Gerberge's marsh called 'Kypesmersh,' and to restore the issues thereof to him, taken into the king's hands by the escheator after he had acquired it of John la (*sic*) Veille, on the ground that it was held of the king in chief and that William had entered it without the late king's licence, as it appears by inquisition taken by the said escheator that the marsh is not held of the king in chief, but is held of the master of the hospital of St. Giles, Norwich, by the service of 12*d.* yearly.

Feb. 3. To the treasurer and barons of the exchequer. Order to call before them Westminster. Walter de Langeton, bishop of Coventry and Lichfield, and to hear the reasons of him and Master Robert de Laysset, the king's clerk, concerning an entry by the said Walter of 348*l.* 15*s.* 10*d.* in the wardrobe books of the late king for the month of June, in the 22nd year of his reign, as paid to the said Robert, then constable of Bordeaux, and to acquit the said Robert of the same, if they find that, as he asserts, he was captured by Philip, late king of France, and imprisoned in France from the beginning of June, in the aforesaid year, for two years then following, and that he received no sum from the wardrobe, as the treasurer and barons exact the above sum from him, notwithstanding his denial, Walter attempting to charge him with that sum, which he asserts that he received by reason of an account made by him from the merchants of Lucca, for divers payments made by them in the late king's name, although Robert was not present at the making of the account.



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## MEMBRANE 15.

March 3. John Hamon, in the king's gaol of Canterbury for the death of Richard  
Westminster. Colyn, has letters to the sheriff of Kent to bail him until the first assize.

To the sheriff of Essex and Hertford. Order to cause to be delivered to John de Pelham, clerk of the Marshalsea, or to John de Redynges, his attorney, hay, straw, litter, and horse-shoes, for the maintenance of the king's horses staying in those parts, and money for the wages of the king's men and carters staying there for the custody of the same horses, up to the sum of 200 marks.  
By C.

Feb. 28. To Robert de Barton, bailiff of Penreth and Sourby. Order to deliver  
Westminster. the issues of the manors by indenture to Robert de Leyburn, in accordance with the king's grant to him that he should receive the same until he had been satisfied for 599*l.* 15*s.* 3½*d.*, the balance of a sum of 733*l.* 11*s.* 9½*d.*, which the king promised to pay him before the Nativity of St. John the Baptist last, being the arrears of 1096*l.* 16*s.* 8½*d.*, due to him for the arrears of his wages and those of his household in garrison of the castle of Die in Scotland, whereof he was constable, and for recompence for his horses and the arrears of the wages of the soldiers (*stipendiariorum*) in his company whom he paid, for payment whereof the king granted him the castle and manor of Cokermuth, as of the value of 130*l.* yearly, to be held by him until he were satisfied for the above sum, the king having afterwards committed the castle to Edmund de Malo Lacu for his life, as well as for the said Robert's costs in repairing the castle aforesaid, as appears by his account rendered at the exchequer.

By K. with the assent of the earls and barons.

Feb. 22. To the treasurer and barons of the exchequer. Order to discharge John,  
Westminster. abbot of Evesham, of the scutage for the late king's army of Wales in the tenth year of his reign, as it appears by the rolls of his marshalsea that the abbey was then void and in his custody, provided that the scutage be levied of the knights' fees that were held of the abbey at that time.

March 4. To the sheriff of Warwick and Leicester. Order to pay to the king's yeo-  
Westminster. man Robert le Squier, whom the king is sending with two berners, a ventrer, a berceletar, twenty-four *haericii* dogs, three greyhounds, and two bercelets, to take foxes, cats, and badgers (*tessones*) in the forests of Bernewode, Whittlewode, and Salcey (*de Salseto*), his wages from the instant Wednesday for so long as he shall stay there, to wit 12*d.* a day for himself, 2*d.* a day for each of the berners, ventrers, and berceletars, and ½*d.* a day for each of the dogs, greyhounds, and bercelets.

By K. on the information of William de Melton.

The like to the sheriff of Huntyngdon to pay him the like wages for so long as he shall stay in the forest of Wamberge.

The like to the sheriff of Wilts to pay to John Lovel, whom the king is sending with a berner, a ventrer, nine *daemericii* dogs, and three greyhounds, 12*d.* a day for himself, 1½*d.* a day for the berner, 2*d.* for the ventrer, and ½*d.* a day for each of the dogs and greyhounds, from the aforesaid Wednesday for so long as he shall stay in the forests of Clarendon, Cheust, and Asselee for this purpose, and from Easter next 1½*d.* a day for another berner and ½*d.* a day for fifteen other dogs.

By K. on the information of William de Melton.

To the sheriff of Berks. Order to cause a coroner for that county to be elected in place of Richard de Elston, who is incapacitated by age and infirmity.

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*Membrane 15—cont.*

Feb. 5. To the treasurer and barons of the exchequer. Order to discharge  
Westminster. Nicholas de Moeles, kinsman and heir of Roger de Moeles, of 35*l.* 2*s.* 6*d.* that they demand from him for the scutage of the late king's armies of Wales in the fifth and tenth years of his reign, as it appears by the rolls of the late king's Marshalsea that Roger did his service in the said armies.

Feb. 10. To the taxors and collectors of the twentieth and fifteenth in the county  
Westminster. of Somerset. Order not to molest the chaplains of Stoke, by reason of the twentieth and fifteenth, concerning their goods issuing from a messuage and four virgates of land in Stok-under-Hammedene, which they hold by virtue of the grant of the late king, confirmed by the king, in frankalmoin as annexed to the church of Stok, appropriated to them, of which goods they have been wont to give a tenth as of their spiritual goods from the time of the grant, as they complain that the said taxors and collectors assess and tax the said goods to the twentieth and fifteenth, contrary to the said grant and the ordinance made by the king and his council.

March 1. To the treasurer and barons of the exchequer. Order to cause to be  
Westminster. delivered to Guy de Bello Campo, earl of Warwick, a sixth and a seventh part of a pesage in Suthhampton, which were taken into the late king's hands by Malculin de Harle, late escheator this side Trent, as it appears by inquisition taken by John de Batesford and John de Foxle, appointed by the king to enquire into this matter, that William de Bello Campo, late earl of Warwick, father of Guy, and his ancestors earls of Warwick, held time out of mind a messuage and the said pesage in Suthhampton of the late king and his progenitors by grand serjeantry, to wit finding a chamberlain at the exchequer, and that the sixth and seventh part aforesaid were at one time in the custody of one William le Blake, who held them of earl William at will, and that Robert de Pydele, sub-escheator of the said Malculin, ejected William le Blake therefrom, asserting that he had enfeofed one Thomas Stoute of the same to the disinheritance of the late king, which Thomas never had anything in the same, and that the sub-escheator therefore took the said parts into the late king's hands; and it was found by certificate of the treasurer and barons that Walter de Gloucestre, when he was escheator of the late king, accounted at the exchequer for 7*s.* 2½*d.* of the issues of the sixth and seventh parts of the said pesage remaining in the late king's hands after the death of Malculin by reason of the alienation that one of the heirs of John le Blak of Suthhampton, who held them of the late king by serjeantry, made thereof without the king's licence, from 3 May, in the 26th year of the reign, until the following Michaelmas, to wit for midsummer term, and for 7*s.* 2½*d.* for the issues of the same pesage for the 27th year of the reign, and for 33*s.* 4*d.* for the issues of the 33rd year, and that nothing was found [charged at the exchequer] of the time of Malculin, because account had not been rendered at the exchequer for his time, and that the said Walter stated at the exchequer, in answer to the treasurer and barons, that he found the said parts to be held of the king by serjeantry by inquisitions taken before the sub-escheators in that county in Malculin's time.  
By C.

March 8. To William Maunsel of Muchelhampton. Order not to intermeddle  
Westminster. further with the custody of the aforesaid sixth and seventh parts, of which the king committed the custody to him during pleasure at a certain ferm, as the king has ordered them to be delivered to the earl of Warwick.

March 12. To Edward, earl of Chester, the king's son. Order to cause payment to  
Westminster. be made to the abbot of St. Werburg's, Chester, of a tenth of the issues of the town of Chester, which the earl's ministers have desisted paying him since the king granted the earldom to him, as the treasurer and barons of the exchequer have certified that 15*l.* were allowed to Guncelin de

1315.

*Membrane 15—cont.*

Badelesmere, the late king's justice of Chester, in his account at the exchequer, for the tenth of the town and bridge of Chester paid to the abbot in the fifth year of the late king's reign; and that 45*l.* were allowed to Leo son of Leo in like manner for the tenth in the sixth, seventh, and eighth years of the late king's reign; and that 7*l.* were allowed to Reginald de Grey in his account of the ferm of the city of Chester from Midsummer, in the eleventh year of the late king's reign, until Michaelmas following, for the tenth of the issues of the city and fishery paid to the abbot; and that 15*l.* were allowed to Richard de Mascy, the late king's justice of Chester, in his account of the ferm of the city in the 28th year of the late king's reign, for the tenth of the issues paid to the abbot. By pet. of C.

Feb. 10.  
Westminster.

To Thomas de Chadworth, chamberlain of Kaernarvan. Order to pay to Roger de Mortuo Mari of Chirk, to whom the king has committed the custody of Wales, to wit North Wales, West Wales, and South Wales, and the castle of Kaernarvan, and the office of justice of those parts, the arrears of the yearly sum of 350 marks for the custody of the land and office aforesaid, and of 150 marks for the custody of the said castle, from the time of his appointment at chamberlain.

*MEMBRANE 14.*

March 6.  
Westminster.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to the men of Scardeburgh for 9*l.* levied by John de Rolleston and Talifer de Till[iolo], keepers of that town, for the ferm of their town for the sixth year of the king's reign, as they complain that they paid that sum and 74*s.* 6*d.* over and above it to the workmen lately engaged upon the castle of Scardeburgh for their wages by virtue of divers letters of privy seal. By pet. of C.

March 2.  
Westminster.

To Edmund le Botiller, justiciary of Ireland, and Walter de Islep, treasurer of the same. Order to cause an extent to be made of the lands whereof William de Silly, tenant in chief, was seised at his death, in the king's hands on account of the minority of his heir, and to deliver the lands, according to the value in the extent, to William de Wellesleye, to whom the king has committed the custody of the same during the minority of the heir, rendering the extent thereof yearly to the exchequer of Dublin.

March 8.  
Westminster.

To Master John Walewayn, escheator this side Trent. Although, because it was lately found by an inquisition taken by John Abel, late escheator this side Trent, that Henry III. gave to William Aguilion 100*s.* of rent sec to be received yearly by the hands of the reeve of the manor of Warblynton, and that the said king afterwards gave that manor with the hamlets of Empnesworth, Esteneye, and Middelton to Matthew son of Herbert and to his heirs, and that afterwards Peter son and heir of Matthew assigned in the late king's time the said 100*s.* of rent to Robert Aguiloun son and heir of the said William to be received from certain villeins in Empnesworth and Warblynton, reserving to himself certain services and customs of the said villeins, and that after Matthew son of John, kinsman and heir of the said Peter, had enfeofed the late king of the manor and hamlets aforesaid, and the late king had granted the same to him for life, the aforesaid Robert, by the negligence and permission of Matthew, usurped to himself the dominion of the same villeins in Empnesworth and Warblynton, to wit ransom of blood, view of frankpledge, amends of the assize of bread and ale, and fines of their lands, and also a fishery there, the king commanded John Abel to take the premises thus usurped

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*Membrane 14—cont.*

into his hands; as, however, the king now learns by the petition of Isabella, late the wife of Hugh Bardolf, son and heir of the aforesaid Robert, exhibited in parliament before the king and his council, that certain lands in Empnesworth and Warblyngton, which she held by charters of the king's progenitors exhibited before the king and his council, together with the dominion of certain of her villeins there, to wit receiving and having ransom of blood, view of frankpledge, amends of the assize of bread and ale, and fines of their lands, with a fishery there, were held by her and her ancestors from the time of the making of the aforesaid charters peacefully in inheritance and not by usurpation as contained in the inquisition, which was taken, contrary to law and custom, in her absence, and that the premises were unjustly taken into the king's hands; the king, by the council of his prelates, earls, barons, and others of his council, before whom the matter has been fully discussed and examined in the said parliament, now orders the escheator to restore the premises to Isabella, together with the dominion of the said villeins and the fishery.

By pet. of C.

**March 14.** To the sheriff of Nottingham. Order to cause a coroner for that county to be elected in place of Robert Jorce, who cannot conveniently attend to the office, as he dwells too far away from certain parts of the county.  
*Westminster.*

**March 5.** To the treasurer and barons of the exchequer. Order to cause allowance to be made to Roger de Damory, to whom the king has committed the custody of the castle and honour of Knaresburgh during pleasure, rendering therefore at Easter next 200 marks, and thereafter 800 marks yearly, such fee as other keepers of the castle and honour have been wont to receive.  
*Westminster.*

By K. on the information of the treasurer.

**March 12.** To Roger Damory, keeper of the castle and honour of Knaresburgh. Order to cause brushwood to be felled in the king's woods in his bailiwick for the maintenance of the king's mine in his bailiwick, and timber for enclosing the king's parks there and for repairing the king's houses there, by the view and testimony of men of those parts to be elected and sworn for this purpose.  
*Westminster.*

By the testimony of the treasurer.

**Feb. 15.** To the sheriff of Berks. Order to cause a coroner for that county to be elected in place of Richard de Elston, who is incapacitated by age and infirmity.  
*Westminster.*

**March 15.** To Master John Walewayn, escheator this side Trent. Order to cause Thomas de Eyton, son and heir of John de Eyton, tenant in chief, to have seisin of his father's lands, as he has proved his age before John Abel, late escheator this side Trent, and the king has taken his fealty and caused his homage to be respited until Sunday in three weeks for Easter next.  
*Westminster.*

**March 14.** To the sheriff of York. Order to send 100*l.* of the issues of his bailiwick to Newcastle-upon-Tyne, there to be delivered to Richard de Emeldon, mayor of that town, to do therewith what the king has ordered.  
*Westminster.*

**March 16.** To the said mayor. Order to receive the above sum from the sheriff, and to guard it safely until William Rydel shall send for it, to whom it is to be delivered for the munition of the king's castle of Jeddeworth.  
*Westminster.*

By K.

**March 14.** To the mayor and sheriffs of London. Order to cause proclamation to be made in the city and suburbs of the ordinance lately made in the parliament at Westminster for the fixing of the price of beasts, sheep, geese, fowls, etc., and to cause it to be faithfully observed. [*Fadera.*]  
*Westminster.*

To the sheriff of Lincoln. Order to make the like proclamation. [*Ibid.*]The like to all the sheriffs of England. [*Ibid.*]

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*Membrane 14—cont.*

The like to the bailiffs of Rochester and to queen Margaret's bailiffs of the hundred of Middelton in the county of Kent. [*Ibid.*]

To the chancellor and proctors of the university of Oxford. Order to cause the like proclamation to be made in Oxford. [*Ibid.*]

*MEMBRANE 13.*

March 14. To Bartholomew de Badelesmere, keeper of the land of Glamorgan.  
Westminster. Order to cause one of the bailiwicks that Lewelin ap Griffriith (*sic*) held in the time of Gilbert de Clare, late earl of Gloucester and Hertford, in those parts, to be delivered to one of his sons when opportunity permits, if he find any one of his sons fit for the office, Lewelin having petitioned the king to this effect. By pet. of C.

March 15. To the same. Order to cause the Welsh hostages in his custody to have  
Westminster. reasonable maintenance out of the issues of that land, as they have been wont to have, the Welshmen of Morgannok having petitioned the king and his council that the hostages and such as may hereafter be taken may have their maintenance as the hostages had in the times of Gilbert de Clare, late earl of Gloucester, and his ancestors, formerly lords of that land. [*Fadera.*] By pet. of C.

March 14. To the same. Order to deliver to Lewelin ap Griffith the site of a  
Westminster. fort (*fortelettum*) in that land called 'Blaunk Moustier,' which has not been built, to be held by him during the king's will, saving to the king the mill and other profits pertaining to the same, Lewelin having petitioned the king for the same and for the mill and profits. By pet. of C.

To the same. Order to pay to the aforesaid Lewelin 8 marks yearly from the issues of that land, Lewelin having shewn by petition to the king and council that Gilbert de Clare, late earl of Gloucester and Hertford, promised to give him land of the yearly value of 10 marks, but that the earl died before he had completed his promise, having only enfeoffed him of two marks of land yearly. By pet. of C.

To the same. Order to permit the said Lewelin to hold in peace land of the yearly value of 2 marks in a place called 'Egloswladus,' if he find that he was enfeoffed thereof by the aforesaid earl Gilbert in part satisfaction of 10 marks of land yearly, as he has shewn by his petition that the said keeper and his ministers of those parts distrain him to pay 2 marks yearly for the same, because they find the land in question extended to 2 marks yearly in the extents of the lands of those parts. By pet. of C.

March 15. To the same. Order to acquit the men of Neeth of 200 marks of the  
Westminster. ransom imposed upon them by the king's ministers of those parts for their insurrection after the death of the aforesaid earl Gilbert, the king having pardoned them that amount in answer to their petition. By pet. of C.

To the same. Order to maintain the men of the parts of Glomorgan in the laws and customs that they used in the time of the aforesaid earl and his ancestors, as they complain that they are adjudged (*deduci*) contrary to the said laws and customs. By pet. of C.

To the same. Order to certify the king of the cause of the sale by the aforesaid earl Gilbert, shortly before his death, of the dead wood in his wood of Seyghenyth, forbidding the said Bartholomew to sell the same without special order from the king, as the men of Seyghenyth have shewn to the king that they had a profit called 'husebote' and 'haybote' of the dead wood in the said wood, and that, on account of the above sale, they cannot have the same unless it be taken from the vert. By pet. of C.

1315.

*Membrane 13—cont.*

To the same. Order to acquit the men of Tyryarle of 50 marks of the ransom imposed upon them by the king's ministers for their insurrection after the death of the aforesaid earl Gilbert, the king having remitted this sum in response to their petition.

By pet. of C.

March 13.  
Westminster.

To the same. Order to pay 20 marks to Leysandus de Avene, which the king has granted him in response to his petition towards the 40 marks that he expended, in the time of the war raised by certain Welshmen in the parts of Morgannou, about the suppression of the same and the defence of the king's castle of Kenefea.

By pet. of C.

Like letters in favour of the following:

Payn Turbervill for 50 marks.

By pet. of C.

William de Berkeroles for 10 marks.

By pet. of C.

John le Porreis for 10*l*.

By pet. of C.

Robert de Grandone for 10*l*.

By pet. of C.

March 4.  
Westminster.

To the sheriff of Southampton. Whereas in the late king's time disputes arose between Sancho, late king of Castile, and his subjects, on the one part, and the citizens of Bayonne, on the other, concerning divers robberies of goods of the citizens by the king's men, amongst whom John de Seint Cirk' was robbed of his goods to the value of 300 marks; and the king of Castile sent Master John, the judge of his court, and Gundisal[vu]s Martini with open letters, and the mayor and community of Bayonne sent Arnald de Villar' and John Baidir, their citizens, with their letters to the late king for the purpose of settling the disputes, and the late king, with their consent and in their presence, ordained that all ships and goods of the citizens of Bayonne taken within or without the realm of the king of Castile should be restored to the citizens by the king of Castile within a term now long past, as appears by the rolls of the late king's chancery of the twenty-first year of his reign; and afterwards, because the king of Castile had not observed the said ordinance, Stephen de Pencestre, late constable of Dover castle and warden of the Cinque Ports, arrested goods of merchants of Castile in the port of Sandwich by the late king's order, by reason of which arrest the said John de Seint Cirk' recovered 100*s*. sterling in part payment of the 300 marks aforesaid; and after the king's accession, Ferandus, now king of Castile and Leon, on account of disputes between his subjects and the citizens aforesaid and others of the king's subjects and the community of Bayonne, sent proctors to the king to settle the said disputes; the king, having considered the above matters with those of his council, ordained, with the consent of the proctors, that the ordinance made by the late king, which was approved by the letters of king Sancho, should be observed; and although Arnold de Sancto Martino, in the name of the said John and of other merchants of Bayonne, afterwards took the king's letters to king Ferandus for the recovery of the goods aforesaid, and although he prayed those who were appointed to complete the aforesaid ordinances by the king of Castile and those appointed by the king to do justice concerning the said robbery, the commissaries of the king of Castile appointed with the king's commissaries at Fuentarrabia (*apud Fontem Rapidum*) did not do anything in the matter, although the late king's ordinance was shewn to them, but altogether failed to do justice, as appears by the letters patent of Gaillard de Sancto Paulo, knight, lord of Seres (*de Syro*) and Master Peter Arnaldi de Vico, the king's commissaries: the king now orders the said sheriff to arrest goods of the merchants of the power of the king of Castile to the value of 292 marks 6*s*. 8*d*., the balance of the said sum of 300 marks, and to keep them safely until John have been satisfied for the balance aforesaid and for his damages, certifying the king of his proceedings in this matter.

By pet. of C.

1315.

*Membrane 13—cont.*

March 15. To the sheriff of York. Order to pay to Robert de Wodehouse, whom Westminster. the king is sending to the north on his affairs, 20 marks for his expenses.

*MEMBRANE 12.*

March 4. To the treasurer and barons of the exchequer. Order to allow to Westminster. Richard de Grey, out of the 800*l.* due from him for the custody of the lands of Richard Basset, tenant in chief, in the king's hands by reason of the minority of Ralph his son and heir, and for the marriage of the heir, the sum of 480*l.* 17*s.* 11½*d.* due to him from the king, being 329*l.* 6*s.* 8*d.* for recompence for his horses lost in the Scotch war in the seventh year of the king's reign, and 71*l.* 11*s.* 3½*d.* for his *certum* for the said war, the wages of his men at arms, his fee and those of his knights, and their winter robes for the said year, and 50*l.* for recompence for his great horse for his own riding lost in the said war, and twenty-five marks for the fees of himself and his companions in the eighth year of the king's reign, as appears by four bills under the seal of Ingelard de Warle, late keeper of the wardrobe, and 13*l.* 6*s.* 8*d.* for the winter robes of himself and his knights for the eighth year of the king's reign, as appears by a bill under the seal of William de Melton, the present keeper of the wardrobe; and to allow him to pay the balance of 319*l.* 2*s.* 0½*d.* by instalments of 37*l.* 10*s.* 0*d.* at Easter and Michaelmas for the next three years, 37*l.* 10*s.* 0*d.* for the following Easter, and 56*l.* 12*s.* 0½*d.* at Michaelmas then next following.

March 15. To W. archbishop of Canterbury. Request that he will appoint without Westminster. delay collectors in his diocese of the tenth granted by the clergy in the parliament at Westminster for the war in Scotland, so that the collectors may pay a moiety of the tenth into the exchequer at the feast of the Invention of the Holy Cross, and the other on the morrow of the Exaltation of the Holy Cross. Because certain of the earls and magnates left the parliament to return home for Easter, the king has caused the Parliament to be prorogued until three weeks from Easter, when he will give such answer to the requests concerning the clergy and church, which were not answered on account of the urgency of other business, as shall satisfy the clergy. [*Federa; Parl. Writs.*]

The like to all the bishops of the province of Canterbury. [*Ibid.*]

March 14. To the sheriffs of London. Order to pay, out of their ferm, to Peter Westminster. Fabre of Montpellier (*de Monte Pessulano*), keeper of the king's leopard in the tower of London, 2*d.* a day for its maintenance, and 1½*d.* a day for his own wages, from February 22 last until Easter, and to pay him afterwards 6*d.* a day for maintenance and 1½*d.* a day for his wages.

To Vannus Pucii Forteguerre, attorney of Ingelram de Maregny and Totty Guidy, late collectors of the custom of wool, hides, and woollfells in the port of London. Order to deliver to Richard de Luda, controller of the custom, the second part of the seal called 'coket,' which is in his keeping.

Feb. 24. To the treasurer and barons of the exchequer. Order to acquit Fulk Westminster. Lestrangle (*Extraneus*) of 24*l.* for the manor of Chauton, formerly Hamo Lestrangle's, the late king's sheriff of Southampton, which sum Hamo owed to the late king at his death for many defaults of the time when he was sheriff, as the late king pardoned Fulk that sum in consideration of his good services in Gascony.

March 12. To the same. Order to acquit John de Staynton and William de Anne Westminster. of their account at the exchequer for the time when they had the custody of the honour and castle of Tykhill, as they have rendered their account in the king's chamber before his clerk Robert de Appelby. By p.s. [3262.]

1315.

*Membrane 12—cont.*March 24.  
Windsor.

To William Servat and William de Tholosa, late collectors of the custom of wool, hides, and wool-fells in the port of London. Order to deposit all the money of the custom for the time when they were collectors of the custom under the seal of the attorney of Totti Guidi, to whom the king had assigned the custom, in the custody of the merchants of the society of the Bardi of Florence, there to remain for three weeks from the present Easter.

By p.s. [3275.]

To John de Lincoln and Henry de Duresme, collectors of the said custom. Like order to deposit all the money in hand of the custom and that shall be collected until three weeks from Easter next in the custody of the said merchants, under the seal of the said Totti's attorney, there to remain until the said three weeks, so that the king may then have the money at the exchequer, as he shall then ordain by his council; and the king wills that the second part of the seal called 'coket' in the aforesaid port shall in the meantime remain in the custody of the said attorney. By p.s. [3275.]

Mandate in pursuance to the aforesaid merchants to receive the money from the said William and William and John and Henry. By K.

Jan. 24.  
Westminster.

To the barons of the exchequer. Order to allow to Richard son of Geoffrey de Pycheford the following sums, which the late king, on 28 January, in the 26th year of his reign, ordered the barons of the exchequer to allow to the said Geoffrey, constable of Wyndesore castle and bailiff of the seven hundreds of Bray and of Kenyton, these sums not having been allowed to Geoffrey because he delayed delivering the said order to the barons of the exchequer: 50*l.* 14*s.* 3*½d.* expended in the repair of the houses and bridges of the castle, and the stables, walls, and vineyards of the garden without the castle, in the 21st year of the late king's reign; 16*l.* 8*s.* 0*d.* expended in works upon the houses in Wyndesore park and the pool there, and the paling round the park in the same year; 105*s.* 3*½d.* expended in repairing the houses of the manor of Kenyton and the walls and palings about the same in the same year; 15*s.* ½*d.* expended in repairing the houses of the manor of Bray in the same year; 46*s.* for the maintenance of the late king's deer (*ferarum*) in Wyndesore park in the same year; 6*s.* 11*d.* for the maintenance of the late king's deer in the park of Kenyton in the same year; 34*l.* 15*s.* 10*d.* for the repair of the houses, walls, and bridges of the castle, with the stable, walls, and vineyards of the garden without the same in the 22nd year of his reign; 9*l.* 5*s.* 9*d.* for work upon the houses in Wyndesore park and the pool there and the paling about the park in the same year; 21*s.* 9*d.* for the repair of the houses in the manor of Bray, in the same year; 6*l.* 17*s.* 11½*d.* for the repair of the houses of the manor of Kenyton in the same year; 76*s.* 10*d.* for the maintenance of the deer in Wyndesore park in the same year, by the view and testimony of Hamo de Camera and Thomas Burnel, viewers of the works, who took oath at the exchequer that Geoffrey had expended the aforesaid moneys; 100*s.* paid to two chaplains celebrating divine service in the chapel of Wyndesore, each of them 50*s.*, for the 21st year of the late king's reign; 9*l.* 2*s.* 6*d.* paid to Hamo de Camera, porter of both gates of the castle aforesaid and one of the viewers of the king's works there, who takes 6*d.* daily, for the said time; 60*s.* 10*d.* paid to John de Molendino, the second viewer of the work, who takes 2*d.* daily, for the same time; 60*s.* 10*d.* paid to William de Shortford, clerk of the works aforesaid, who takes 2*d.* a day, for the same time; 4*l.* 11*s.* 3*d.* paid to John de Curru, the late king's serjeant in the castle, who takes 3*d.* a day, for the same time; 60*s.* 10*d.* paid to Henry le Albaster, who receives 2*d.* daily for his maintenance for life of the late king's gift, for the same time; 12*l.* 3*s.* 4*d.* paid to four watchmen of the aforesaid castle, each of whom takes 2*d.* daily, for the same time; 76*s.* 0½*d.* paid to Edmund, the gardener of the garden without the castle,



1315.

*Membrane 12—cont.*

who takes  $2\frac{1}{2}d.$  a day, for the same time;  $18l. 5s. 0d.$  paid to Robert de Say, chief forester of Wyndesore forest, who takes  $12d.$  a day, for the same time;  $6l. 1s. 8d.$  paid to Robert Lyghtfot, porter of Wyndesore park and keeper of the houses there, who takes  $4d.$  a day, for the same time;  $45s. 7\frac{1}{2}d.$  paid to William the parker of Kenyton park, who takes  $1\frac{1}{2}d.$  a day;  $70l. 7s. 11d.$  for the like payments to the said chaplains, Hamo, Thomas, William, John, and Henry, the watchmen, Edmund the gardener, Robert de Say, Robert Lyghtfot, and John the parker of Kenyngton, in the 22nd year of late king's reign;  $6l. 16s. 10\frac{1}{2}d.$  paid to Rhys (*Reso*) Vaghan, who takes  $4\frac{1}{2}d.$  a day for his wages from Michaelmas at the end of the twentieth year of the said king until the same feast at the beginning of the twenty-second year;  $6l. 16s. 10\frac{1}{2}d.$  paid to the said Rhys for his wages from Michaelmas at the beginning of the twenty-second year until the same feast at the beginning of the twenty-third year;  $9l. 2s. 6d.$  paid to two serjeants guarding the said Rhys, each of whom takes  $3d.$  a day, from Michaelmas at the beginning of the twenty-first year until the same feast at the beginning of the twenty-second year;  $9l. 2s. 6d.$  paid to them for their wages for the twenty-second year;  $36s. 2d.$  for robes, linen cloths, shoe-leather and other necessities for the use of the said Rhys, in the twenty-first year;  $26s. 8d.$  paid to the said serjeants for their robes for the same period;  $33s. 4d.$  for robes, linen cloths, shoe-leather, and other necessities for the said Rhys in the twenty-second year;  $26s. 8d.$  delivered to the same serjeants for their robes for the same time;  $100s.$  in decay to the said Geoffrey of his ferm of the forest of Surrey for chiminage that used to be received from the men of the forest, which the late king released to them for the twenty-first year;  $100s.$  for the like for the twenty-second year;  $100s.$  in decay yearly of the issues of the park of Kenyton that he used to receive for his ferm, which sum the late king retained for the twenty-first year;  $100s.$  for the like for the twenty-second year;  $21s. 2\frac{1}{2}d.$  in decay for new purprestures, which he used to receive from John de London' for the same purprestures, which the late king assigned to John in recompence for  $40l.$  yearly for the twenty-first year;  $21s. 2\frac{1}{2}d.$  for the like for the twenty-second year; and  $16s.$  for taking eight deer that the late king granted yearly to the abbot of Westminster and his successors from the forest of Wyndesore to be taken at the king's charge for the twentieth year;  $8s.$  for four deer to the said abbot in the twenty-first year.

April 3.  
Windsor.

To the sheriff of York. Order to levy at once  $100l.$  of the issues of his bailiwick, and to pay the same to the king's yeoman John Irys, for his wages and the wages of other men-at-arms, both horsemen and footmen, staying with him in the king's service in the marches of Scotland.

By K. on the information of W. de Melton.

*MEMBRANE 11.*

April 3.  
Windsor.

To Alan Plukenet, keeper of the Hay of Hereford. Order to deliver to the sheriff of Hereford out of that Hay eight oaks fit for timber, to repair therewith the houses and bridges of the castle of Hereford. By C.

To the sheriff of Northumberland. Order to cause a coroner for that county to be elected in place of Richard de Babington, who is unable to attend to the duties of the office.

To the same. Order to cause a coroner to be elected in place of Nicholas de Middleton, whom the king has amoved for insufficient qualification.

1315.

*Membrane 11—cont.*

To the treasurer and barons of the exchequer. Order to allow to the bailiffs and community of Derby 25*l.* 10*s.* 0*d.* of the ferm of their town, which the king, on 26 October, in the seventh year of his reign, assigned to Robert de Malo Lacu in part payment of debts due to him, and ordered the bailiffs and community to pay the said sum to him or to the king's clerk Stephen de Malo Lacu, attorney of the said Robert.

April 4.  
Windsor.

To Master John Walewayn, escheator this side Trent. Order to deliver to William de la Beche, to whom the king lately granted, for 200*l.* that he had granted to the said William, the custody for fifteen years of the manors of Topesfeld, in the county of Essex, and of Northintou, in the county of Wilts, which belonged to John de Berewico, deceased, tenant in chief, and which were in the king's hands by reason of the minority of Roger Huse, kinsman and heir of the said John, the custody of the same until the Ascension next, when the king will cause an ordinance to be made concerning it by his council, the king having afterwards caused the custody to be taken into his hands by virtue of an ordinance of the ordainers of the realm.

By C.

To the same. Like order concerning the lands of Edmund Comyn, deceased, tenant in chief, granted by the king to Nicholas de la Beche and Hugh Daudele the younger during the minority of his two daughters, with the marriage of the daughters.

By C.

The like to Robert de Cliderhou, escheator beyond Trent.

April 1.  
Windsor.

To Master John Waleweyn, escheator this side Trent. Order not to intermeddle further with the custody of the manor of Yoverland, in the county of Southampton, which belonged to William Russel, tenant in chief, the custody whereof was granted by the king, on 8 November, in the sixth year of his reign, to John de la Beche, and to restore the issues of the same to him, the custody of the said William's lands, which the king had granted to Otto Ferre during the heir's minority, having been taken into the king's hands by virtue of the ordinances of the ordainers.

April 3.  
Windsor.

John Lukeys atte Brigge, in the king's prison at Exeter for the death of Matilda, late the wife of John le Muleward, has letters to the sheriff of Devon to bail him until the first assize.

April 2.  
Windsor.

To the sheriff of Northumberland. Order to cause a coroner for that county to be elected in place of Henry de Neweton, whom the king has amoved for insufficiency.

April 4.  
Windsor.

To the sheriff of Wilts. Order to cause two coroners for that county to be elected in place of Richard le Baker of Lutegersale and John le Surman, deceased.

To the sheriff of Lincoln. Order to cause a coroner for that county to be elected in place of Hugh de Alverton, who is insufficiently qualified.

To the same. Order to cause a coroner for that county to be elected in place of Hugh de Gorham, who is insufficiently qualified.

To the same. Order to cause a coroner for that county to be elected in place of John de Saunton, who is insufficiently qualified.

April 6.  
Windsor.

To the sheriff of Dorset. Order to deliver to the king's yeoman Adam de Bray, whom the king is sending with forty of his horses and two horses of his own and two horses of Master Richard de Stanes, farrier of the king's horses, to Shirburn in that county to stay there in the manor of S. late bishop of Salisbury, in the king's hands, until further orders, hay, oats,

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*Membrane 11—cont.*

litter and other necessities for the maintenance of the horses, and to pay him the wages that he has been wont to receive. By p.s.

To the sheriff of Gloucester. Like letters in favour of Giles de Tholos[a], whom the king is sending with thirty-two of his horses and two of his own horses and two horses of Master John Gylemyn, farrier of the said horses, to Gloucester to stay in the abbey.

April 6.  
Windsor.

To the sheriff of Southampton. Order to cause a verderer for the forest of Bocholt to be elected in place of John de Molyns, deceased.

To the treasurer and barons of the exchequer. Order to allow the heirs of Gilbert de Gaunt 32*l.* 14*s.* 0*d.* due to him from the late king's wardrobe, as appears by the account of J. de Drokenesford, now bishop of Bath and Wells, and then treasurer of the late king's wardrobe, and by letters patent of the said bishop, in the 52*l.* that Gilbert owed to the late king.

By pet. of C.

April 5.  
Windsor.

To Master John Waleweyn, escheator this side Trent. Order not to intermeddle further with the lands in Mokelyngton, in the county of Essex, which William de Huntyngheld held of John Filiol by knight service, and to restore the issues of the same, the lands having been taken into the king's hands upon William's death, as it appears by inquisition that he held the manor of Huntyngheld and lands in Bengg' of the king as of the honour of Eye by knight service, that Roger his son, aged eight years, is his nearest heir, and as it appears by the inquisition and by the certificate of the treasurer and barons of the exchequer that he held no lands in chief of the crown by reason whereof the custody of his lands should pertain to the king.

March 16.  
Westminster.

To the treasurer and barons of the exchequer. Order to examine the rolls and memoranda of the exchequer concerning all gifts made by the king to the prejudice of the crown, and all pardons and remissions of debts made by him after March 16, in the third year of his reign, and to inspect a schedule that the king sends them herewith *sub pede sigilli*, and to levy all such debts in the said rolls, memoranda, and schedule, notwithstanding any remission or pardon thereof, and to cause answers to be made to the exchequer for the issue of lands, wardships and marriages pertaining to the king, the prelates, earls and barons elected to ordain for the state of the king's household and kingdom having ordained that all such grants and pardons shall be revoked. [*Fadera.*]

April 1.  
Windsor.

To Master John Walewayn, escheator this side Trent. Order not to intermeddle further with the lands of John Dyne, tenant in chief, the custody whereof the king committed to Warin de Insula on January 15, in the fifth year of his reign, which lands the escheator has taken into the king's hands on account of the ordinance revoking grants made by the king after March 16, in the third year of his reign, as the king, on June 15, in the fifth year of his reign, took the homage of Henry Dyne, son and heir of the said John, for his father's lands, which he restored to him.

April 9.  
Windsor.

To Robert de Cliderhou, escheator beyond Trent. Order to permit Thomas de Manneby to receive a yearly rent of 9*l.* 10*s.* 0*d.* granted to him for life by Thomas de Multon of Gillesland, tenant in chief, from the manor of Hoffe, which belonged to the said Thomas de Multon, which manor is in the king's hands on account of the minority of the heir of the said Thomas de Multon, as it appears by inquisition taken by John de Evre, late escheator this side Trent, that Thomas de Multon granted the above rent, and that Thomas de Manneby was seised thereof for two years and more before the death of Thomas de Multon.

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*Membrane 11—cont.*April 10.  
Windsor.

To the sheriff of Norfolk. Order to pay to John de Sturmy, whom the king is sending to the parts of that county to take two of the king's ships, one called '*la Cristophre*' and the other '*la Jouette*,' which, as the king learns, now lie on the high sea outside the port, not without danger, into the port of Orford or Orewell, or another port in those parts, 10*l.* for his expenses about this matter.

By p.s. [3304.]

March 26.  
Windsor.

To the treasurer and barons of the exchequer. Order to cause satisfaction to be made to W. bishop of Exeter, by allowance in the debts due from him or by assignment, for 136*l.* 13*s.* 4*d.* due to him for his expenses in going heretofore to France on the king's business, as appears by a bill of the king's wardrobe, the bishop, who is shortly going thither again on the king's business, having prayed the king to satisfy him for the above sum.

By p.s. [3280.]

*MEMBRANE 10.*April 13.  
Windsor.

To the sheriff of Somerset. Order to cause a verderer for the forest of Selewode to be elected in place of Henry de Merlaund the younger, who is insufficiently qualified.

April 12.  
Windsor.

To Master John Walewayn, escheator this side Trent. Order to deliver to Roger de Chaundos and Matilda his wife, late the wife of Nicholas Pointz, tenant in chief, the following of Nicholas's knights' fees, which the king has assigned to her in dower: a fee in Langeton, Brodeweve and Radeslo, in the county of Dorset, which Reymund Harang, William Cricket, and Geoffrey de Warmewell hold, of the yearly value of 8*l.*; three parts of a fee in Podyton and Estchikerel, in the same county, which John le Waleys of Podyton holds, of the yearly value of 8*l.*; a sixteenth of a fee in Craweford, in the same county, which John de Monte Alto holds, of the yearly value of 6*s.* 8*d.*; a twelfth of a fee in Radeweve, in the same county, which Robert de Farendon holds, of the yearly value of 100*s.*; a moiety of a fee in Fisherton and Babyngton, in the county of Wilts, which James de Norton and William Saffray hold, of the yearly value of 12*l.*; three fees in Chilton, Cock, and Edricheston, in the county of Somerset, which William Trivet holds, of the yearly value of 15*l.*

To the same. Order to deliver to the said Roger and Matilda the advowson of the church of Halstowe, in the county of Kent, of the yearly value of 20 marks, which the king has assigned to her as dower of her late husband's advowsons of churches.

April 1.  
Windsor.

To Robert de Cliderhou, escheator beyond Trent. Order to deliver to Matilda, late the wife of Robert de Clyfford, tenant in chief, the following of his knights' fees, which the king has assigned to her as dower: a fee in Wath, in the county of York, which John le Flemyng holds, of the yearly value of 37*l.* 6*s.* 8*d.*; a third and a tenth of a fee in Conyston in Ketilwel-dale, in the same county, which William de Hebden holds, of the yearly value of 16*l.*; a moiety of a fee in Braycewell, Rilleston, Kygheley, and Skyp-ton, in the same county, which John Tempest holds, of the yearly value of 18*l.*; a thirty-seventh of a fee in Skyp-ton, in the same county, which Henry Russel holds, of the yearly value of 20*s.*; a moiety and a seventh of a fee in Adyngham, Draghton, Berewyk, and Sutton, which Walter le Vavasour holds, of the yearly value of 24*l.*; three parts and a ninth of a fee in Marton and Thoraldby, which William de Marton holds, of the yearly value of 32*l.*; a quarter of a fee in Garegrave and Eston, in the same county, which Nigel de Staynford holds, of the yearly value of 9*l.* 6*s.* 8*d.*; an eighth of a fee in Hertlington and Brinsale, in the same

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*Membrane 10—cont.*

county, which Henry de Hertlington holds, of the yearly value of 4*l.* 13*s.* 4*d.*; a fourteenth of a fee in Broghton, in the same county, which Richard de Fauvelthorp holds, of the yearly value of 53*s.* 4*d.*; a sixty-fourth of a fee in the same town, which John de Preston holds, of the yearly value of 10*s.*

To Master John Waleweyn, escheator this side Trent. Order to deliver to the said Matilda a knight's fee in Olreton, in the county of Worcester, which John de Wassheburn holds, of the yearly value of 4*l.*, assigned to her as above.

April 12. Robert de Penreth, in the king's prison of Appelby for the death of Windsor. John son of Robert de Penreth, has letters to the sheriff of Westmoreland to bail him until the first assize.

Walter son of William de Lidel, in the king's prison of Carlisle castle for the death of Michael Scot, has letters to the sheriff of Cumberland to bail him until the first assize.

April 16. To Guy Ferre. Order to cause the abbot and convent of Brunne to be Westminster. satisfied for 13*s.* yearly for thirteen sextaries of wine granted to them by Hugh Wake for the office of the sacrament, and four marks yearly granted to them by Hugh son of Baldwin Wake from a mill in that town, and 40*s.* yearly for the tithe of the mills and rents of Brunne and Morton and both sokes granted to them by Baldwin son of Gilbert, the founder of the abbey, for the time that the manor has been in the said Guy's hands, and to continue to pay the same, as they complain that the above sums have been withdrawn from them since the manor came into the king's hands upon the death of Joan Wake, late lady of the manor.

To the sheriff of Oxford. Order to cause a verderer for the forest of Wychehode to be elected in place of Nicholas Broun, deceased.

April 18. To the sheriff of Lincoln. Order to restore to Robert son of Thomas Westminster. de Benyngworth, clerk, his lands and goods, taken into the king's hands upon his indictment before Henry de Baiocis and Roger de Cubbeldyk, justices to deliver Lincoln gaol, for the theft of a bullock of Henry de Thorpe near Tatershale, as he has purged his innocence before J. bishop of Lincoln, to whom he was delivered according to the privilege of the clergy.

April 16. To the sheriff of Norfolk. Order to cause a coroner for that county to Westminster. be elected in place of William de Boyton, who is incapacitated by age and infirmity.

April 17. To the sheriff of Bedford and Buckingham. Order to deliver to the Westminster. king's yeoman Maurice Draweswerd, whom the king is sending with 120 horses to stay in his bailiwick until further orders, hay, oats, litter, and other necessities for their maintenance, and to pay to him and Master John de Mildenhale, farrier (*ferrator*), their wages, to wit 6*d.* a day each for themselves and their grooms, and 6*d.* a day for the wages of a saddler, and 4½*d.* a day for each of the nineteen carters and nineteen outriders (*pre-equitatorum*), and 3*d.* a day to a yeoman farrier of the office of the marshalsea, and 2*d.* to the other yeoman farrier, and 2*d.* a day each for the wages of John de Stok, yeoman of the avenary, provider of hay, oats, and litter, and of a *caruennarius*. By letter of William de Melton.

To the sheriff of Bedford and Buckingham, and all bailiffs, ministers, and others in those counties. Writ of aid for the said Maurice in providing lodging (*hospicii*) for the said horses. *Et fuit patens.*

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*Membrane 10—cont.*April 1.  
Windsor.

To Robert de Cliderhou, escheator beyond Trent. Order to deliver to Matilda, late the wife of Robert de Clifford, tenant in chief, the following of his advowsons, which the king has assigned to her as dower: the advowson of the church of Brouham, in the county of Westmoreland, of the yearly value of 13*l.* 6*s.* 8*d.*; the advowson of the church of Merton, in the same county, of the yearly value of 26*l.* 13*s.* 4*d.*

Like order to Master John Waleweyn, escheator this side Trent, to deliver to her the advowson of the chapel of Temebury, in the county of Worcester, of the yearly value of 40*s.*

April 18.  
Westminster.

To the treasurer and barons of the exchequer. Order to cause the merchants of the society of the Ballardi of Lucca to have a moiety of the issues of the abbey of Westminster, void and in the king's hands, in part payment of 6,000 marks due to them from the king, which the king granted that they should receive from the voidances of archbishoprics, bishoprics, abbeys, and priories, he having afterwards, with their assent, granted a moiety of such voidances to Jacob de Spyne and his fellows, merchants of the society of the Spini of Florence, to be received by them until they should be satisfied for 3,448*l.* 16*s.* 8½*d.* due to them from the king.

To the sheriff of Lincoln. Order to cause a coroner for that county to be elected in place of Hugh de Alverton, whom the king has removed because he is insufficiently qualified.

To John de Donecastre, keeper of two parts of the manor of Wetherby, in the king's hands by reason of the minority of the heir of Henry de Percy, tenant in chief. Order to pay to Robert de Walton, chaplain, the wages and stipends that he was wont to receive from the time of the Templars' grant to him, the manor having belonged to the Templars, from the time of his appointment as keeper, and to continue to pay the same.

April 22.  
Westminster.

To Master John Waleweyn, escheator this side Trent. Order to deliver to Richard Dammory the bailiwick of the forestry of the forest of Whytelwode, which the king granted to him for life on December 20, in the third year of his reign, which was afterwards taken into the king's hands because he understood that Richard did not conduct himself well in the bailiwick, but was afterwards restored to him because the king learned that he had conducted himself well, the escheator having taken the same into the king's hands by virtue of the king's order to take all the king's grants into his hands.

*MEMBRANE 9.*April 20.  
Westminster.

To the sheriff of Norfolk and Suffolk. Order to expend up to 10*l.* in repairing the king's houses in Norwich castle. By C.

To the same. Order to expend up to 20*l.* in repairing the king's prison of Ipswich. By C.

April 22.  
Westminster.

John de Fofunt, in the king's prison of Wilton for the death of John Chalke the elder, has letters to the sheriff of Wilts to bail him until the first assize.

April 23.  
Westminster.

To the mayor and bailiffs of Melcombe, in the county of Dorset. Order to choose a man on whom they can rely, and to commit to him the pesage of wool in that town, to be held during the king's pleasure.

April 20.  
Westminster.

To the treasurer and chamberlains. Order to pay out of the king's treasure 171*l.* 13*s.* 4*d.* to Simon de Swanlond, merchant, due to him by the hands of Ralph de Stokes, keeper of the king's great wardrobe, for

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*Membrane 9—cont.*

cloth bought from him at Boston fair, in the eighth year of the reign, as appears by a bill under Ralph's seal, charging the said Ralph with that sum.

The like to the same to pay the said Simon 66*l.* 13*s.* 4*d.*

April 24. To the sheriff of Wilts. Order to expend up to 10 marks in repairing  
Westminster. the chapel of the Holy Cross outside the gate of the castle of Old Sarum, by the view and testimony of John Huloun, chaplain of the same. By C.

April 25. To the treasurer and barons of the exchequer. Order to supersede the  
Westminster. demand in the manor of Foston, in the county of Leicester, for the debts due from Henry de Percy, tenant in chief, at his death, as Roger Dammory holds the manor by the king's commission, it being in the king's hands on account of the minority of Henry's heir.

April 24. To the collectors of the twentieth in the wapentake of Est Trything in  
Westminster. the county of York. Order to pay, out of the money in hand or to be collected of the twentieth, 100*l.* to John de Felton, constable of Alnewyk castle, or to his attorney bearing this letter, for the maintenance of the men garrisoning that castle.

April 27. To the sheriff of Norfolk and Suffolk. Order to pay 100 marks to John  
Westminster. de Sturmy to provide tackle (*apparatu*) for the king's ship called '*la Cristofre*' of Yarmouth, which is about to set out for Scotland in the company of John Botetourte, captain and admiral of the fleet of the king's ships.

April 27. To the treasurer and barons of the exchequer. Order to acquit Robert  
Westminster. le Fiz Noel of 8*l.* for the eleventh of goods granted to the late king in the twenty-fourth year of his reign, at which time Robert was in Gascony in his service, as the king pardoned him that sum in consideration of his good service to the late king. By K.

April 10. To Master John Walewayn, escheator this side Trent. Order to deliver  
Westminster. to Petronilla, late the wife of Thomas de Cogan, tenant in chief, the following of his lands, which the king has assigned to her as dower: a third of the manor of Honespill, in the county of Somerset, of the yearly value of 67*l.* 0*s.* 1½*d.*; a third of the manor of Ufeulm, in the county of Devon, of the yearly value of 17*l.* 7*s.* 9*d.*; a third of the manor of Baunton, in the same county, of the yearly value of 23*l.* 15*s.* 11½*d.*

April 28. To Robert de Cliderhou, escheator beyond Trent. Order to deliver to  
Westminster. Sarah, late the wife of Edmund Spigurnel, as nearest [friend] of his heiress, the lands and assart that he held in Skeggeby, in the county of Nottingham, as it appears by inquisition that he held the said lands of the king by homage and by rendering 4*l.* 4*s.* 4*d.* yearly and the assart by the service of 12*d.* a year, and that he held no other lands of the king, and that Joan his daughter, aged half a year, is his nearest heir.

April 6. To the sheriff of Dorset. Order to deliver to Adam de Bray, the king's  
Windsor. serjeant, whom the king is sending with 40 of the king's horses and two horses of his own and two horses of Master Richard de Stanes, farrier (*marescall*) of the said horses, to Shirburn, in that county, to stay there in the manor of S. late bishop of Salisbury, in the king's hands, until further orders, hay, straw, litter and other necessities for the maintenance of the horses, and to pay him 6*d.* a day for the wages of himself and his groom, and 6*d.* a day to the said Richard for himself and his groom, and 2*d.* a day each to forty grooms keeping the aforesaid horses, for so long as they shall stay in that bailiwick. By p.s.

Like order to the sheriff of Gloucester in favour of Giles de Tholosa, whom the king is sending with thirty-two of the king's horses and two

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*Membrane 9—cont.*

horses of his own, and two horses of Master John Gilmyn, farrier of the said horses, to Gloucester to stay in the abbey, and to pay him 6*d.* a day for himself and groom, 6*d.* a day to John for himself and groom, and 2*d.* a day to each of the thirty-four grooms attending the horses. By p.s.

May 2. To Ralph de Monte Hermerii, keeper of the Forest this side Trent.  
Westminster. Order to deliver to Henry de Lutegarshale, fermor of the manor of Lute-  
garshale, an oak from the forest of Cheute to make a post for a mill of the  
manor.

May 1. To the treasurer and barons. Order to pay 10*l.* to John de Norwyco,  
Westminster. clerk, who was lately deputed to help Frethericus Venture, merchant of the  
society of the Ricci of Lucca, now deceased, to levy for the king's use the  
debts due to the society throughout the realm, John having shewn the  
king that this sum still remains unpaid of the sum that he was to receive  
from Frethericus, as appears by letters patent of the said Frethericus.

May 2. To the same. Order to discharge Baldwin de Maneriis of 13*l.* 13*s.* 5*d.*,  
Westminster. due from him for the eleventh granted to the late king in the twenty-fourth  
year of his reign, as the king pardoned him that sum in consideration of his  
good service to the late king in Gascony in the said year. By K. and C.

April 28. To Master John Waleweyn, escheator this side Trent. Order to cause  
Westminster. Thomas de Lovayn, son and heir of Matthew de Lovayn, tenant-in-chief of  
the late king, to have seisin of his father's lands, as he has proved his age  
before the escheator and the king has taken his homage.

April 17. To the same. Order not to intermeddle further with the manors of  
Westminster. Thoresweye, Styveton, Lyndewode, and Keilesithorp, in the county of  
Lincoln, and a free court in the city of Lincoln, of the yearly value of  
93*l.* 16*s.* 9*d.*, and the manors of Weye and Pydele, in the county of Dorset,  
of the yearly value of 33*l.* 0*s.* 4½*d.*, which the king granted to Isabella de  
Bello Monte, lady de Vesey, for life in consideration of her surrender of the  
castle of Baumburgh and the truncage (*truncagio*) there, the rent of the  
town of Warnemuth, and of land and pasture within the demesnes of  
the castle, which the king had previously granted her at the yearly  
rent of 112*l.*, which rent he remitted, on March 12, in the third year  
of his reign, in consideration of her great expenses in the company  
of Queen Isabella and at the request of Henry de Lacy, then earl of Lin-  
coln, rendering for the said manors the usual service and 15*l.* 0*s.* 1½*d.* (*sic*)  
yearly, the excess of their value over the above rent of 112*l.*; the escheator  
having taken the said manors into the king's hands by virtue of his order  
to take into his hands certain grants contained in a schedule delivered  
to him.

April 15. To the dean of the free chapel of St. Mary, Stafford. Order to appoint  
Westminster. certain persons in whom he can confide to collect the tenth of the benefices  
pertaining to the chapel, which are exempt from the jurisdiction of the  
ordinaries, so that the collectors have a moiety of the money at the exchequer  
at the feast of the Invention of the Holy Cross, and another moiety on the  
morrow of the Exaltation of the Holy Cross next, in the same way as the  
king has enjoined the bishops.

The like to the following:

The dean of the free chapel of Derby.

The dean of the free chapel of Pentrich.

The dean of the free chapel of Tetenhale.

The dean of the free chapel of Woulvernehampton.

The dean of the free chapel of Bruggenorth.

The dean of the free chapel of St. Beriana.

The dean of the free chapel of St. Mary, Shrewsbury.



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*Membrane 9—cont.*

The dean of the free chapel of St. Michael in Shrewsbury castle.  
 The dean of the free chapel of St. Martin le-Grand, London.  
 The dean of the free chapel of Haystingges.  
 The dean of the free chapel of Wymburn.

May 1. To the treasurer and barons of the exchequer. Order to examine the  
 Westminster. estreats of Hugh de Turbervill and William de la March and their fellows, the late king's justices, of the eighteenth year of his reign, and if they find by the justices' endorsement that the late king granted to Queen Eleanor a fine of 100 marks that the abbot of Evesham made with the late king for divers trespasses committed by him and his men in the forest of Fekenhham, as may appear by the estreats of the said justices, whereupon letters patent were made by the late king pardoning the abbot and his men every trespass of vert and venison in the aforesaid forest until April 7 in the aforesaid year, they are then to discharge the abbot of that sum, which they exact from him by virtue of the estreats of chancery fines for that year, to wit on account of the enrolment of the said letters patent, the abbot having, as he asserts, paid that sum to Queen Eleanor.

April 23. To the treasurer and barons of the exchequer. Order to discharge  
 Westminster. Robert de Kendale of any ferm for the lands of the late Templars in the county of Kent from October 9, in the fifth year of the king's reign, when the king granted the custody thereof to Henry de Cobeham.

*MEMBRANE 8.*

May 6. To the treasurer and barons of the exchequer. Order to allow to  
 Westminster. William Rydel, to whom the king has committed the custody of the county of Northumberland, and whom he has enjoined to put ten man-at arms in the castle of Newcastle-on-Tyne for the defence of the same, by the view of Richard de Emeldon, to stay there until the octave of St. John the Baptist, as much for the wages of the said men-at arms as is usually allowed for the wages of such men in the king's castles.

April 30. To the same. Order to discharge William de Harden, late sheriff of  
 Westminster. Wilts, of 4 marks of the ferm of the mill under the castle of Salisbury, and of 60s. for the amends of the assize of bread and ale and other trespasses in certain towns in the hundreds of Swaneberghe in (*sic*) Roghebergh, which, as he has shewn to the king, the sheriffs of that county have been wont to receive in aid of their ferm, as he did not receive these sums because the mill was then broken down and the aforesaid towns were in the hands of Queen Margaret by the late king's grant.

May 4. To the same. Order to acquit Robert son of Nigel of the twelfth of his  
 Westminster. goods due to the late king by reason of the twelfth of the laity in the twenty-fourth year of his reign; the late king having, in that year, ordered his treasurer and barons to acquit the said Robert of the same if they found that he had stayed in his service in Gascony, as it is now testified by John de Sandale, the chancellor, and Thomas de Cantebregge, who were at that time in Gascony, that Robert was there in the late king's service.

May 1. To Roger de (*sic*) Brabanzun and his fellows, justices to hold pleas *coram*  
 Westminster. *rege*. Order to proceed to do justice concerning the ancient fines pending in discussion before them, notwithstanding the king's late order not to do anything therein before the parliament, as it has been agreed in the parliament at Westminster that execution shall be done of fines levied before and after the late issue of the statute of fines.  
 By K. and C.

1315.

*Membrane 8—cont.*

- April 30.**  
Westminster. To the justices of the Bench. Order to proceed with the suit wherein Eleanor, late the wife of Henry de Percy, sued against William de Percy for dower of Henry's freehold in Wresel and Ergs in the county of York, and Claxeby and Slotheby in the county of Lincoln, which suit they stayed because William proferred before them a deed of the said Henry's, and vouched to warrant Henry de Percy, son and heir of the said Henry, a minor in the king's wardship.  
By pet. of C.
- April 28.**  
Westminster. To the treasurer and barons of the exchequer. Order to acquit John de Venuz of Estworldham of one mark yearly for the ferm of certain lands in the forest of Lindwode, which Robert de Venus, his great grandfather, held of king John, if they find that, as he alleges, the lands have come to divers other tenants by alienation, and that he does not hold any lands in service or demesne by reason whereof he ought to be charged, and that he owes no ferm to the exchequer on this account.  
By pet. of C.
- May 6.**  
Westminster. To the collectors of the custom of wool, hides and wool-fells in the port of Boston. Order to deliver all moneys in hand and to be collected to Anthony Peassigne of Genoa until he have received thence 1,290*l.* 12*s.* 3*½d.*, the balance of 4,308*l.* 1*s.* 11*½d.*, for payment whereof the king, on March 21, in his seventh year, assigned to him all the issues of that custom, as Walter Waldenheff, the king's butler, to whom the said Anthony assigned the said money to make provision of wines for the expenses of the king's household, has given the king to understand that this sum remains unpaid.  
By K. and C.
- May 4.**  
Westminster. To John de Grey, justice of North Wales. Order to cause Richard Chasteleyn to have the usual letters under the king's seal for those parts for the office of sheriff of the county of Karnarvan, as John de Hothum has testified before the king that he is sufficient for this office.  
By C.
- May 5.**  
Westminster. To Nicholas Barde, bailiff of Sandwich. Order to cause Aymer de Valencia, earl of Pembroke, whom the king is sending to the parts beyond sea on his service, to have, out of the issues of his bailiwick, passage in the port of Dover for himself and household, horses and equipments.
- May 4.**  
Westminster. To the collectors of the custom of wool, hides, and wool-fells in the port of Hertelpole. Order to pay to Walter de Gosewyk, burgess of Berwick-on-Tweed, 399*l.* 10*s.* 7*½d.*, which the king owes him, being 13*l.* 6*s.* 8*d.* for money lent to the chamberlain of Scotland for the king's affairs in the first year of his reign, 128*l.* 2*s.* 0*d.* for victuals, cloth, and spicery for the king's use, in the fourth year of his reign, 33*l.* 13*s.* 4*d.* paid by him to William de Caunton, a knight of Ireland, Gilbert de Risscheton, yeoman of the king's chamber, and to divers others for the king's affairs by divers orders under the king's privy seal in the fifth year of his reign, 224*l.* 8*s.* 7*½d.* paid to divers men of the garrison of the town of Berwick for the arrears of their wages in the sixth year of the king's reign, as appears by a bill under the seal of John de Benstede, late keeper of the wardrobe, for the aforesaid 13*l.* 6*s.* 8*d.*, and by three bills under the seal of Ingelard de Warle, afterwards keeper of the wardrobe, for the other sums.  
By K. and C.
- May 2.**  
Westminster. To the treasurer and chamberlains. Order to pay to Rotheric son of Griffin the arrears of the 40*l.* that the late king granted to him yearly at the exchequer for his maintenance, according to the late king's writ and the king's writ of *liberate* in their possession.  
By pet. of C.
- May 5.**  
Westminster. To the same. Order to pay to William de Hanwyk, the king's chaplain of the castle of Berwick-on-Tweed, 68*s.* 4*d.*, due to him for the arrears of his salary up to March 27 last, as appears by the account thereof made before

1315.

*Membrane 8—cont.*

the chamberlain of Scotland in the eighth year of the reign, charging the chamberlain aforesaid with that sum.

May 6.  
Westminster.

To Master John Walewayn, escheator this side Trent. Order to deliver to Joan, late the wife of Henry le Moigne, the manor of Eystan on the Hill (*ad Montem*), in the county of Essex, certain lands in Maidene Wynterborn, in the county of Wilts, the manor of Oure Moigne, in the county of Dorset, and the manor of Shipton Moigne, in the county of Gloucester, which were taken into the king's hands on account of Henry's death, as it appears by inquisition that she and her husband were jointly enfeoffed thereof by Master Thomas de Cobeham by fine levied in the king's court, and that she peacefully continued her joint-seisin until her husband's death, and that the premises are held of the king in chief by the service of being the king's lardener if the king will admit him (*sic*) to that office, the king having taken her fealty.

To the sheriff of Suffolk. Order to cause a coroner for that county to be elected in place of Nigel de Keneton, lately elected, whom the king has removed from office because, as he learns by the testimony of Ralph de Monte Hermerii, keeper of the Forest this side Trent, he does not dwell continuously in the county, and is so engaged upon the said Ralph's affairs in connexion with his office that he cannot attend to the office of coroner.

May 4.  
Westminster.

To the collectors of the new custom of wool, hides, and wool-fells in the port of Newcastle-on-Tyne. Order to pay to Walter de Gosewyk, burgess of Berwick-on-Tweed, 100*l.*, which the king owes him for money paid by him to Robert de Hastang for the wages of himself and horsemen and footmen in garrison of the castle of Rokesburgh in the twenty-sixth, twenty-seventh, twenty-eighth, and twenty-ninth years of the late king's reign, as contained in a bill under the seal of Walter de Bedewynde, cofferer of the late king's wardrobe.  
By K. and C.

To the collectors of the custom of wool, hides, and wool-fells in the port of Hertelpole. Order to pay to Walter de Gosewyk, burgess of Berwick-on-Tweed, 383*l.* 6*s.* 8*d.* due to him from the king, being 300*l.* lent by him to the king in the fifth year of the reign, 125 marks that he paid to Roger de Moubray on the king's behalf, which sums the king granted that he should receive from the first issues of the custom in the above port, as appears by his letters patent.  
By K. and C.

May 4.  
Westminster.

To the treasurer and chamberlains. Order to pay without delay to Leonarda, late the wife of William de Felyng, the late constable of Rokesburgh castle, a sum of money in part payment of what the king owed to her husband for the arrears of the wages of himself and his men-at-arms, crossbowmen and archers in garrison at the above castle, and for recompence for his horses lost in the garrison in the fourth and fifth year of the king's reign, as appears by a bill under the seal of Ingelard de Warle, late keeper of the wardrobe, in order that she may return in a suitable manner to her own country.  
By C.

April 24.  
Westminster.

To the mayor and bailiffs of Bishop's Lynn. Order to provide forty men-at-arms properly armed from that town, and to place them in the two ships, one called '*la Margarete*' and the other '*la Cronzeynbery*', for the defence of the two ships on their voyage to Berwick-on-Tweed, whither they are going to deliver their cargoes of corn and other victuals for the defence of Berwick, at the expence of Siglaf (*Siglarus*) Susse, burgess of their town, who has sold the cargoes to the king.

To Master John de Weston, chamberlain of Scotland. Order to receive from Siglaf's men the aforesaid two cargoes, consisting of 560 quarters of

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*Membrane 8—cont.*

wheat, 42 quarters of wheaten flour, 820 quarters of barley malt, and 120 quarters of beans, and to cause the same to be measured by the measure in use at Lynn, which the king sends him sealed by the mayor of Lynn, and to permit Siglaf's men to dispose of the surplus over the above quantities for his profit and to take the ships whither they will, provided they do not take them to the king's enemies. By K.

**May 10.** To the taxors and collectors of the twentieth in the county of Buckingham. **Thunderley.** Order to pay, out of the money of the twentieth, to John de Redinges 20*l.* for the maintenance of the king's horses staying in that county in his custody.

**May 11.** To Robert de Kendale, constable of Dover castle and keeper of the Cinque Ports. **Thunderley.** Order to permit Robert de Arden and John de Leyre, whom Bartholomew de Badelesmere is sending to parts beyond sea to buy horses for his use, to pass the sea in the port of Dover.

*MEMBRANE 7.*

**May 1.** To Master John Walewayn, escheator this side Trent. **Westminster.** Order to deliver to Alexander de Frivill and Joan his wife, kinswoman and co-heiress of Philip Marmion, the following of the lands that Mary, late the wife of Philip, tenant in chief of the late king, held in dower of his lands, which the king has assigned to Joan as her purparty: a third of a croft in Wylkesby, in the county of Lincoln, of the yearly value of 20*d.*; twelve acres of arable land in the same town, of the yearly value of 7*s.*; an acre and a rood of meadow in the same town, of the yearly value of 5*s.*; a third of a plot of land in Dalderby, in the same county, of the yearly value of 16*d.*; a moiety of an acre and a third of a rood of meadow in Conyngesby, in the same county, of the yearly value of 2*s.* 4*d.*; a third of a messuage in Middleton, in the county of Warwick, with a third of the houses and garden there, of the yearly value of 3*s.* 4*d.*; a third of two water-mills and a third of a fish-pond (*vivaris*) and fishery there, of the yearly value of 13*s.* 4*d.*; a third of a park there, of the yearly value of 16*s.* 8*d.*; 27 acres and a third of two acres in the same, of the yearly value of 6*s.* 11*d.*; two acres of meadow in the same, of the yearly value of 4*s.*; a third of two acres of several pasture, of the yearly value of 4*d.*; a third of the profit of the pleas and perquisites of the court there, of the yearly value of 8*d.*; the rent and services of Adam Jones, holding 15 acres and a rood of land, John Conyng', holding the like, John Rowe, holding 7 acres and a rood, Nicholas de Stok, holding six and a half acres, and Henry atte Hulle, holding six acres and a rood, the bondmen (*nativorum*) of Roger de Venella, who holds 2½ acres, the villeins of John de Hibern[ia], who holds 1½ acres, of John Sweyn, who holds one acre and a moiety of a rood, and of William Conyng, who holds a rood and a half, cottars in the same town, which rents and services amount of 24*s.* 10½*d.* yearly; 10*s.* 11½*d.* of yearly rent from certain free tenants there, to wit William de Bereford 18*d.*, Roger de Conyngesby 4*s.* 6*d.*, Richard Molden 18*d.*, Nicholas de Rothewell 3*s.* 5½*d.*; and 2*s.* 0½*d.* of yearly rent in Wilkesby from certain free tenants; and 3*s.* 0½*d.* of yearly rent in Dalderby from certain free tenants; 6½ acres of pasture and 10 acres of wood in Middleton, which are not extended because others have common of pasture therein.

To the same. Like order to deliver to Ralph le Botiller, kinsman and coheir of the said Philip, the following lands, assigned to him as his purparty; a third of a croft, etc., as above to the 'profits of the court, of the

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*Membrane 7—cont.*

yearly value of 8d.; the rents and services of John Sibely, holding 16½ acres, Gilbert de Lonheld, holding 13½ acres, William Alehones, holding 6½ acres and half a rood, Margery Heremy, holding the like, and Robert le Templer, holding 6½ acres, bondmen, of Richard le Couherd, holding thres acres, of Richard Moldon, holding two acres, of John Tymmen, holding an acre and a rood, cottars in the same town, which rents and services amount to 21s. 6½d. yearly; 10s. 10½d. of yearly rent from certain free tenants there, to wit Henry Sprunt 4s. 3d., Henry son of Robert son of Hugh 5s., Henry le Cartewrighte 19d., Amice le Parmunter ½d.; 2s. 0½d. of yearly rent, etc., as in above order to the end of the same.

To the same. Like order to deliver to Joan de Lodelowe, daughter and co-heiress of the said Philip, the following lands: a third of a croft, etc., as above to 'the profits of the court, of the yearly value of 8d.'; the rents and services of Roger Litholf, holding 15 acres, Richard Molden, holding 18 acres, Richard Osbern, holding 6½ acres, Alice Bate, holding 8 acres and a rood, Gilbert Bate, holding 6 acres, bondmen, of Henry Godesluve, holding two acres, John Whene, holding a rood, cottars in the same town, which rents and services amount to 21s. 10½d. yearly; 10s. 10½d. of yearly rent from certain free tenants in the same town, to wit from Geoffrey atte Hide 5s., Nicholas son of Sarah 3s. 3d., Adam le Fevre 19½d., Gilbert son of Robert son of Hugh 12d.; 2s. 0½d. of yearly rent in Wilkesby, etc., as above to the end of the same.

May 6. To the same. Order to deliver to the aforesaid parceners of the inheri-  
Westminster. tance of the said Philip the issues of the lands held by the aforesaid Mary.

The like to John Abel, to deliver the issues for the time when he was escheator this side Trent.

May 4. To the treasurer and chamberlains. Order to pay to William Servat,  
Westminster. merchant of London, 2,246l. 6s. 4½d., if they find so much is due to him, from the moneys arising from the customs at Southampton, Ipswich, and Chichester, from Easter last past until he have been satisfied for the said sum, which consists of 666l. 18s. 6½d., the balance of a debt of 2,073l. 19s. 0½d., for which the king assigned to him the customs at Southampton, Ipswich, Chichester, and Yarmouth, as appears by three letters patent in his possession, which sum is in arrears to him, as appears by the indentures between him and the collectors of the customs, because the king lately caused the customs to be resumed into his hands; 518l. 9s. 10d. for cloth bought from him for the king's use in the fifth and sixth years of the reign, as appears by two bills of the wardrobe sealed by Ralph de Stokes, keeper of the great wardrobe; 1,061l. for divers payments made by him in the late king's time by order of Richard de Haveryng, then constable of Bordeaux, as appears by two letters of the said constable under his seal.

By pet. of C.

May 6. To the treasurer and barons of the exchequer. Order to cause allow-  
Westminster. ance to be made to William de Grandison, in the debts due from him, for what they shall find to be due to him of 103l. 6s. 8d. for recompence for his horses lost in Gascony whilst in the late king's service, as appears by the letters patent of Henry de Lascy, late earl of Lincoln, then supplying the late king's place in the said duchy [of Aquitaine], which sum the late king ordered his treasurer and barons to allow William in the debts due from him, by virtue whereof they allowed him 31l. 18s. 8d. then owing by him, but omitted to allow him the remaining 71l. 8s. 0d., because he owed no more money to the king.

May 4. To the treasurer and barons of the exchequer of Dublin. Order to  
Westminster. allow Reginald Bruu to pay the sum of 110l. due from him by yearly instal-

1315.

*Membrane 7—cont.*

ments of 100s., and to cause these terms to be enrolled and his goods and issues to be restored to him, which debts consist of 31*l.* of the arrears of his account when he was sheriff of Kerry (*Kirregye*), 30*l.* of the arrears of his account when he was sheriff of Conaseye, 11*l.* of the arrears of his account when he was sheriff of Lymerik, 20*l.* for the fine made by him for a trespass, and 18*l.* for the time when he was fermor of the manor del Crok, in the county of Waterford. By K. and C.

May 13. To the chamberlain of North Wales. Order to expend up to 100*l.* in  
Thunderley. repairing the king's quay of Coneweye, and up to 200 marks in repairing the castles of Hardelagh and Crukyth, by the view and testimony of those whom John de Grey, justice of North Wales, shall appoint to survey the premises. By K. and C.

To the said justice. Order to appoint persons for the above purpose.

May 4. To the sheriff of Cornwall. Order to cause proclamation to be made  
Westminster. that the king has ordained that tin shall be stamped (*cuneatur*) and sold in the town of Lostwythiel, and that it shall not be taken out of the kingdom until it have been stamped, and that the county [court] of Cornwall shall be held at that town and not elsewhere, as Edmund, late earl of Cornwall, ordained, the king understanding that on account of the stamping and buying of tin, for some time after the death of the said earl, in five towns of those parts, tin was stamped in great quantity with false stamps, that such false stamps are now found, and that a great part of the tin not stamped with the king's stamp was taken to parts beyond sea without paying the king's stampage (*cuneagio*). The king has appointed Richard de Polhampton, steward of Cornwall, to keep his stamp in that town and to stamp the tin. By the whole C.  
[*Fœdera*]

*MEMBRANE 6.*

To Ralph de Monte Hermerii, keeper of the Forest this side Trent. If John de Lucy of Farleye and John and Richard his sons, in the king's prison of Old Sarum ——— [Incomplete entry.]

*Vacated.*

May 4. John de Coleworth, in the king's prison at Winchester for the death of  
Westminster. Bartholomew le Proute, slain at Chichester, in the county of Sussex, has letters to the sheriff of Sussex to bail him until the first assize.

May 6. To Robert de Cliderhon, escheator beyond Trent. Order to deliver to  
Westminster. Matilda, late the wife of Robert de Clifford, tenant in chief, 9*l.* 5*s.* 3*d.* of cornage-rent to be received from the following free tenants in the county of Westmoreland, together with their services: Alan de Kabergh 17*s.* 8*d.*; Henry de Warthecopp, 17*s.* 8*d.*; William de Daker, 12*s.* 6*d.*; Robert Pacun and the heirs of Andrew de Ellerton 13*s.* 8*d.*; Robert de Askeby 19*s.*; John de Cotesford 4*s.* 2*d.*; Robert Lengleys 3*s.* 6½*d.*; Richard de Blenkan-sopp, Henry de Warthecopp, and Isabella de Slykeburn 6*s.*; Richard le Fraunceis 33*s.*; Henry de Cundale 15*s.* 3*d.*; John de Kirkebythore 32*s.* 6*d.*; William de Teyle, John de Staffal, and Robert de Soureby 7*s.* 8½*d.*; Walter de Wesyngton 8½*d.*; Robert de Bradewode 2*s.*: she having petitioned the king to cause certain tenants to be assigned from whom she should receive the said rent, which the king assigned to her as part of her dower.

May 12. To the treasurer and barons of the exchequer. Order to supersede the  
Thunderley. demands made upon Nicholas de Audelee for certain rents and fermes from his lands for the time when they were in the hands of the king and his father,

1315.

*Membrane 6—cont.*

it appearing by the rolls of chancery that the lands of Nicholas de Audelee, tenant in chief of the late king, were in the late king's hands from August 28, in the twenty-seventh year of the late king's reign, until March 27, in the seventh year of the king's reign, on account of the minority of Thomas son and heir of Nicholas, who died a minor in the king's wardship, and of the minority of Nicholas, brother and heir of the said Thomas, the king having, on March 27 aforesaid, taken the homage of Nicholas for the said lands.

May 10. To the treasurer and chamberlains. Order to pay to Thomas de Kirkeby, king's clerk, 12*l.* 8*s.* 9*d.*, to wit 9*s.* for his wages going into the county of Stafford, in the second year of the king's reign, to choose footmen and to send them to Scotland, as appears by a bill under the seal of J. bishop of Bath and Wells, late keeper of the wardrobe, and 11*l.* 19*s.* 9*d.* for his wages going to the counties of Lincoln and York, in the fourth year of the king's reign, to make provision of malt for the war in Scotland, as appears by two bills under the seal of Ingelard de Warle, keeper of the wardrobe.

May 14. To Ralph de Monte Hermerii, keeper of the Forest this side Trent. Order to release on bail John son of John de Lucy of Farleie, in the king's prison of Old Sarum for a trespass of venison in the forest of Clarendon, upon his finding twelve mainpernors of that bailiwick to have him before the justices of the forest for the county of Wilts when they next come thither.

The like for John Lucy of Farle and Richard his son.

May 14. To the sheriff of Northumberland. Order to cause a coroner for that county to be elected in place of William de Shaftlou, lately elected, who is continuously engaged in the king's service under Robert de Umframvill, earl of Anegos, keeper of the Forest beyond Trent, so that he cannot attend to the duties of coroner.

May 19. To the mayor and sheriffs of London. Order not to proceed to arrest Robert de Watevill, lately appealed by John de Boys, an approver, as lately ordered by the king, if Bartholomew de Badelesmere find, by himself or others, sufficient mainpernors to have Robert before the king or his justices at the king's order to answer the same appeal, and to release Robert, if they have imprisoned him, upon such mainprize, as Robert is about to set out in the king's service in the company of Bartholomew by Bartholomew's request.  
By p.s. [3320.]

May 14. To John de Grey, justice of North Wales. Order to supersede the demands made upon Gorono ap Tudur for 14*s.* of yearly rent for a parcel of his land in Aber; upon Llewelyn (*Thkewelino*) ap Madok for 42*s.* 6*d.* of rent for a moiety of the town of Brinklin; upon Tudur ap Howel, David, Lewelin, and Gronou his brothers for 10*s.*, the rent of a parcel of land called 'Gordmout'; and upon the abbot of Bardsey for 68*s.* 6*d.* of yearly rent for the puture of the king's huntsmen and dogs; upon Lewelin ap David ap Griffid of Edernyon for 60*s.* of rent for the manor of Crogan; upon the abbot of Kymer for 39*s.* of yearly rent and two suits at the county [courts] of Kaernarvan and Meyronnyd; and upon the free tenants of the commote of Ardudoy, in the county of Meyrynnyth, for 20*s.* for an office called 'Meyryd Kynkellorion,' which office they used to have and from which they say that they have been amoved by the king's officers: the king having pardoned them the above sums by the assent of his council. The justice is to warn the above named to come to the chancery to sue for and receive the king's charter of pardon for the above sums.  
By C.

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*Membrane 6—cont.*

To the chamberlain of Kaernarvan. Order to supersede the demand for the above sums, from which the king will cause him to be discharged in his account at the exchequer.

By C.

May 22.  
Thunderley.

To the taxors and collectors of the twentieth in the North Riding (*North-trithingi*) of the county of York. Order to cause all the money collected by them, which the king has ordered them to carry to the exchequer in the present quinzaine of the Holy Trinity, to be carried to St. Mary's church, York, and to deliver the same by indenture to the dean and chapter of that church, to be kept in deposit there until further orders. The king has ordered the dean and chapter to receive the above money from them. [*Parl. Writs.*]

The like to the taxors and collectors in the following parts and counties :

|                   |                                           |
|-------------------|-------------------------------------------|
| The North Riding. | The county of Nottingham.                 |
| The West Riding.  | The county of Derby.                      |
| The East Riding.  | The county of Lancaster. [ <i>Ibid.</i> ] |

Mandate in pursuance to the dean and chapter of York. [*Ibid.*]

The like order to the taxors and collectors of the twentieth in the following parts :

|           |                                                                                                      |
|-----------|------------------------------------------------------------------------------------------------------|
| Kestevene | } to deliver the money to the prior and convent of St. Katherine's without Lincoln. [ <i>Ibid.</i> ] |
| Holand    |                                                                                                      |
| Lyndeseye |                                                                                                      |

Mandate in pursuance to the prior and convent of St. Katherine's. [*Ibid.*]

May 22.  
Thunderley.

To John Waleweyn, escheator this side Trent. Order not to intermeddle further with the lands of Henry de Bello Monte, and to restore the issues of the same, which were taken into the king's hands by virtue of the king's order, in consequence of the ordinance of the ordainers of the realm that the lands held by Henry on 5 October, in the fifth year of the reign, when the ordinances were published, should be taken into the king's hands and detained until the king should have received therefrom the value of all the esplees received by Henry from the land of Man and other lands that he received of the king's gift after 16 March, in the third year of the reign, when the king committed power to the ordainers, contrary to the ordinance issued by them, and he procured the gift of lands, etc., by the king to others; as the king owes Henry a greater sum than the above esplees for his stay in Scotland in the king's service, which esplees the king wills shall be allowed to Henry out of the sums due from the king. By p.s. [3324.]

April 20.  
Westminster.

To the sheriff of Norfolk and Suffolk. Order to expend up to 20*l.* in repairing the houses in the castle of Norwich.

By C.

May 20.  
Thunderley.

To the treasurer and barons of the exchequer. Order to acquit the executors of Henry de Percy of 200*l.* of his and his ancestors' debts, which the king, on 24 November, in the fourth year of his reign, pardoned him for his good service, which pardon was afterwards revoked because it was contrary to the form of the ordinances made by the ordainers of the realm; as the king now pardons him this sum on account of his faithful service, and because he granted to the king Christiana, sister of Robert de Brus, and Margaret, daughter of the said Robert, whom the late king had given to him with their ransoms, in aid of the release of Humphrey de Bohun, earl of Hereford and Essex, lately captured in Scotland by the king's enemies.

May 28.  
Westminster.

To the sheriff of Southampton. Order to deliver John de Coleworth from Winchester gaol, wherein he is imprisoned for the death of Bartholomew le Proute, slain at Chichester, because it was found by inquisition taken by the sheriff of Sussex that he was indicted of the above death of malice and hatred, and that he is not guilty, as he has found the sheriff of Sussex



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*Membrane 6—cont.*

twelve mainpernors, to wit Walter Giffard, John Campion, John de Ermeshem, Thomas Campion, Thomas de Coleworth, Robert de Coleworth, Roger de Wyk, William de Puttele, John de Boscain, Godfrey de Wyk, John Intheherne, and John de Coleworth the younger, to have him before the justices at the first assize in that county.

May 29. To Master John Walewayn, escheator this side Trent. Order not to  
Westminster. distrain Richard Loveday for homage for his lands, as the king has taken his homage.

*MEMBRANE 5.*

May 13. To Master John Waleweyn, escheator this side Trent. Order not to  
Thunderley. intermeddle further with the lands that William de Huntynfeld held at his death of Alexander Quintyn in Hatfeld Peverel, in the county of Essex, by the service of a sixth of a knight's fee, and a tenement in Little Budewe that he held of Robert Videleu by the service of 6s. 3d. yearly and rendering 40d., neither more nor less, towards scutage if one ran, taken into the king's hands upon his death, as it appears by inquisitions that William held the manor of Huntynfeld and lands in Bengg' of the king as of the honour of Eye by knight service, and that he held the above lands by the services aforesaid, and that Roger, his son, is his nearest heir and is aged eight years.

June 1. To the sheriff of Leicester. Order to cause 600 quarters of wheat and  
Westminster. beans provided by the sheriff of Lincoln in the parts of Melton Mowbray for the munition of Berwick-on-Tweed to be carried to Boston without delay.  
By O.

June 1. To W. bishop of Coventry and Lichfield. Order to deliver to John de  
Westminster. Sandale, the king's chancellor, all the money of the tenth of the clergy in his diocese, for the furtherance of certain of the king's affairs enjoined upon the said John.  
By K.  
[*Fœdera.*]

To the taxors and collectors of the twentieth and fifteenth in the county of Warwick. Like order to deliver to the said John all the money in hand of the said twentieth and fifteenth. [*Ibid.*]

The like to the taxors and collectors of the twentieth and fifteenth in the counties of Buckingham, Oxford, and Worcester. [*Ibid.*]

May 30. To the treasurer and barons of the exchequer. Order to acquit  
Westminster. Bartholomew de Badelesmere of all the debts charged upon the manor of Bourn, in the county of Sussex, before it came to the late king's hands, which manor belonged to Matthew de Monte Martini and came to the late king by grant from him, the king having granted that manor to Bartholomew in exchange for other lands.

April 16. To the abbot of Ramsey's bailiffs of St. Ives. Order to arrest goods of  
Westminster. the men and merchants of the power of M. countess of Artois to the value of 350l., and to detain them until Peter de Sancto Paulo have been satisfied for his goods to that amount whereof he was despoiled on the sea by armed force by John Pedrogh and other malefactors of her power, which goods were taken to Hant in the county of Dreux (*Dureue*), concerning which the late king wrote to her to cause restitution to be made to Peter, and afterwards, because she failed to do so, he requested the king of France to cause justice to be done to Peter in her default, but the countess did nothing although frequently commanded by the king of France to do justice in this matter, and the present king requested the countess to do so within a certain term now elapsed, but she did nothing, although Peter delivered to her

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*Membrane 5—cont.*

the king's letters and prayed for justice, as more fully appears by public instruments and other documents exhibited by Peter in chancery.

By pet. of C.

**June 3.** To the treasurer and barons of the exchequer. Order to allow to Roger le Sauvage, constable of Wyndesore castle, the costs expended in the late king's time and afterwards in repairing the houses, tower, walls, and bridges of the castle, with the stable and wall of the garden without the same, the houses and ponds of Wyndesore park, with the palings about the same, the houses and walls of the manor, with the palings and wall about the park, as ordered by the late king.

To the mayor and bailiffs of Newcastle-on-Tyne. Order to release William Heryng' from prison, to which he was committed because he was accused by a boy by the procuration of his rivals, as he asserts in his petition to the king, of consenting to make betrayal of the town, upon his finding sufficient mainpernors to have him before the king or his justices to answer for the same and that he will be faithful to the king.

By C.

**June 2.** To Master John Walewayn, escheator this side Trent. Order to deliver the lands that Robert Boscher held at his death to Agnes, late his wife, as nearest [friend] of the heir, as it appears by inquisition that he held lands in Bayllokeslee of the king in free socage as of the castle of Christ Church by the service of a pound of pepper and doing suit to the hundred within the aforesaid castle from three weeks to three weeks for all services, and that he held no other lands of the king in chief as of the crown by reason whereof the custody of his lands should pertain to the king, and that his son William Boscher is his nearest heir and of the age of five and a half years.

**May 30.** To the mayor and sheriffs of London. Order to cause proclamation to be made that all vintners and taverners selling wine by retail (*ad retalliam*) in the city and suburbs shall henceforth sell a gallon (*lagena*) for 3d., and that none shall presume to take more than that price.

By K. and C.

[*Fœdera.*]

**June 4.** To the sheriff of Wilts. Whereas Stephen de Brightmereston, indicted for certain felonies before Robert son of Payn and his fellows, justices of oyer and terminer in that county, and committed to Salisbury prison, was afterwards before the said justices adjudged to his pain (*penitencie*) because he remained dumb when impleaded before them, in which pain he died; and Joan, his wife and executrix, prayed the king to have his goods, seized into the king's hands as forfeited, delivered to her for the execution of his will, asserting that of right they ought not to be confiscated because he was not judicially convicted of any felony; wherefore the king has ordained that the goods should be delivered to her upon her finding the sheriff sufficient mainpernors to answer for the goods at the next parliament if it were then found by the king's council that they ought to be forfeited: wherefore the king commands the sheriff that, as she has found the mainprise aforesaid, he is to certify (*reddat[is] certiores*) thereof William Warde and John Cutewyn, in whose custody the goods are, the king having ordered them to deliver the goods to her when so certified by the sheriff.

By C.

Mandate in pursuance to the said William and John.

By C.

To the sheriff of Southampton. Like order to certify Richard Fyngelere, in whose custody Stephen's goods are, that Joan has found him mainprise.

By C.

Mandate in pursuance to the aforesaid Richard, as to the said William and John.

By C.

**May 27.** To Walter Waldeshef, the king's butler, or to his attorney in the port of London. Order to deliver to the monks of St. Peter's, Westminster, a tun

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*Membrane 5—cont.*

of wine of the right prise, in accordance with the grant to them of a tun yearly by Henry III.

*MEMBRANE 4.*

May 28. To the treasurer and chamberlains. Order to pay to Adam de Osgodeby, Westminister. keeper of the house of the *Conversi*, London, the arrears of 123*l.* 10*s.* 6*d.*, which the king has ordered by his writ of liberate to be paid to him yearly, due to him and the surviving *Conversi*, two chaplains, and one clerk of the church, of the 202*l.* 0*s.* 4*d.*, which the late king granted to the *Conversi* yearly for the maintenance of themselves and the keeper, chaplains, and clerk, the houses and other things for the life of the *Conversi*; provided that upon the death of each *Conversus* as much shall be deducted from the above 123*l.* 10*s.* 6*d.* as the deceased was wont to receive for his yearly portion.  
By pet. of C.

To the sheriff of Cornwall. Order to cause proclamation to be made that the king has ordained that tin shall be stamped and sold in the town of Lostwythiel, that it shall not be exported until it have been stamped, and that the county [court] of Cornwall shall be held there and not elsewhere, as Edmund, late earl of Cornwall, ordained, as the king understands that owing to the stamping being done in five towns, tin was largely stamped with false stamps, which stamps are now found, and that a great amount of tin unstamped by the king's stamps was exported without paying the king's stampage. The king has appointed Richard de Polhampton, steward of Cornwall, to keep his stamp in the aforesaid town and to stamp the tin.  
By pet. of C.

June 1. To Warin de Insula, constable of Wyndesore castle. Order to cause the Westminister. friars of St. Mary of Mount Carmel staying in the castle by the king's orders to have the maintenance ordained for them by the king at another time, until the king shall otherwise ordain.

June 2. To the sheriff of York. Order to release Gerard Salveyn from York Westminister. prison, wherein he is imprisoned for trespasses and contempts against the king, whereof he was convicted before Ralph son of William and his fellows, justices of oyer and terminer, upon his finding sufficient mainpernors to have him before the king and them within fifteen days after his release, and to do what the court shall consider in the premises.

The like to the aforesaid Robert, '*mutatis competenter mutandis*.'

To the treasurer and chamberlains of the exchequer of Dublin. Order to pay to John de Ergail 100*l.* in addition to the 100*l.* that the king lately ordered them to pay him for his maintenance.  
By K.

To Walter de Islep, treasurer of the exchequer of Dublin. Order to cause all the money due to the king in Ireland to be levied with all speed, so that he have it ready in three weeks from Midsummer next, in aid of the maintenance of the fleet of the king's ships in the parts of Ireland. [*Fœdera.*]

June 4. To Master John Walewayn, escheator this side Trent. Order not to Westminister. intermeddle further with two messuages in London, taken into the king's hands by John Abel, the late escheator, together with other lands of William de Vesey of Kildare, as it appears by inquisition that he bequeathed them by name to be sold, and the money received therefrom to be distributed by his executors to the poor and his faithful servants for his soul, and that the said messuages were devisable at his will.

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*Membrane 4—cont.*

April 22. To John de Otringesbury, keeper of the manor of Ticheseye, lately  
Westminster. belonging to Gilbert de Clare, earl of Gloucester and Hertford. Order to pay to Basilia, late the wife of John de Valoynes, 2½ marks for Easter term last for a moiety of the yearly rent of 10 marks granted to her for life by the earl, to be received from his receiver of 'Tumbrig', for the release that she made to him of a third of the manors of Asshemere and Tycheseye, which she recovered by consideration of the king's court against the earl, as appears by the aforesaid deed and the inquisitions.

June 3. To Robert de Cliderhou, escheator beyond Trent. Order not to inter-  
Westminster. meddle further with the lands that William de Ros entered by virtue of the king's order, dated June 1, in the fourth year of his reign, to Robert de Wodehous, late escheator beyond Trent, not to intermeddle further with the lands that Robert de Ros held of other lords than the king, because it was found by inquisition that he held lands in Hildolston, in the county of York, of the king in chief as of the honour of Albemarle by homage and knight-service, and by doing suit to the wapentake of Holderness from three weeks to three weeks, and that he did not hold any lands of the king in chief as of the crown at his death, and that he held divers lands of other lords, and that James, his son, was his nearest heir, and was aged nine years; the said William de Ros having complained that the escheator has taken the lands into the king's hands by virtue of the king's order to take into his hands custodies and marriages granted by the king after March 16, in the third year of the reign.

June 3. To the treasurer and barons of the exchequer. Order to cause allowance  
Westminster. to be made to the prior and brethren of the Hospital of St. John of Jerusalem in England, in the debts due from them, for 2,664*l.* 11*s.* 4*d.* lent by them to the late king for his urgent affairs. By pet. of C.

June 4. To the mayor and sheriffs of London. Order to so provide in cases where  
London. the defendants in pleas before the sheriffs cause the process to be brought into the full husting of the city or before the king's justices specially appointed by alleging error in the proceedings, that the goods of the defendants to the value of the sum in dispute and the damages and amercements shall be safely kept pending the plea of error, the citizens having shewn by petition before the king and council that defendants by so alleging error and retarding the execution of judgment, frequently sell and eloin their goods and chattels in the city pending the plea of error, so that execution thereof may not be made. By pet. of C.

June 8. To the treasurer and chamberlains of the exchequer of Dublin. Order to  
Thunderley. pay to Peter de Besatz 735*l.* out of the issues of [the custom of] hides, wool, and wool-fells in the ports of Dublin and Droughda, for the arrears of the wages of divers men of the duchy [of Aquitaine], for whom he is proctor, for the time when they were with the late king's army in the duchy. By pet. of the Great Council.

June 11. To the treasurer and barons of the exchequer. Order to cause the name  
Canterbury. of Margery de Staunford to be inserted in the roll of the names of the *Conversi* preserved in the exchequer, and to cause allowance to be made for her to Adam de Osgodeby, keeper of the house of the *Conversi*, she having shewn, by petition before the king and his council, that whereas she received her portion as one of the *Conversi* of the alms granted to them by the late king and the present king from the time of such grant until John de Sandale and Roger de Heggham caused, by the king's orders, the names of the *Conversi* who ought to receive their portion to be enrolled, when her name was omitted from the roll because she was then so ill that she was unable to

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*Membrane 4—cont.*

appear before John and Roger, so that she has not since received her allowance; the keeper having, by the king's order, admitted her to her former estate in the house.  
By pet. of C.

June 12.  
Canterbury.

To Master John Waleweyn, escheator this side Trent. Order to cause wardships and marriages to the value of 1,000 marks to be sold, by the advice of John de Sandale, the chancellor, and to deliver the money thence arising to Walter de Norwyco, the treasurer, or to deliver to him wardships and marriages appraised at that sum, which the king has granted him for his good service, by the advice and consent of W. archbishop of Canterbury, D. bishop of St. Davids, J. bishop of Chichester, and W. bishop of Exeter, and of John de Britannia, earl of Richmond, Aymer de Valencia, earl of Pembroke, Humphrey de Bohun, earl of Hereford and Essex, and Guy de Bello Campo, earl of Warwick, and of Hugh de Curtenay, and others of the council.

June 17.  
Rouney.

To the same. Order not to take into the king's hands before his arrival at Westminster after Midsummer the lands that Agnes late the wife of Payn Tibetot, tenant in chief, held before her marriage to Thomas de Veer, whom she has married without the king's license, so that she may then satisfy the king for what pertains to him.  
By p.s.

The like to Robert de Cliderhou, escheator beyond Trent.

*MEMBRANE 3.*

June 11.  
Canterbury.

To Edmund le Botiller, justiciary of Ireland. Order not to distrain John de la Hide of Balymadon for homage for his lands in Ireland, as the king has taken his fealty and homage.  
By p.s.

June 12.  
Canterbury.

To the sheriffs of London. Order to release John de Horsham from Neugate, where he is imprisoned by a reason of a recognisance of 7*l*. to William del Conduit made by statute-merchant on Friday before St. Denis, after the publication of the ordinance lately made that the statute of Acton Burnel should only have place between merchant and merchant and for merchandise and that the recognisances should be made before four men chosen to testify such recognisances, which recognisance was made before Richer de Refham, then mayor of London, the king having often ordered them to release the said John because the recognisance was made contrary to the ordinance; to which they returned that the said recognisance was made between merchant and merchant and concerning merchandise, and before any writ was directed to them to publish and hold the ordinance; afterwards, because John shewed by petition that whereas the ordinance was confirmed and published in the city on Monday before Michaelmas, in the fifth year of the reign, the recognisance was made on Friday before St. Denis in the same year, the king ordered the sheriffs to release John upon his finding mainpernors to have him before the king on the morrow of St. John the Baptist, and to cause the said William to know by two men of the city that he should be there then; afterwards, because the king learned from John that although he offered sufficient mainpernors, the sheriffs refused to admit the mainprise, the king commanded them to execute his previous order; to which they returned that John had not found them mainpernors according to the form of the writ: the king, because it is testified in chancery that John has often offered them sufficient mainpernors, regards their return as frivolous and untrue (*confictum*), wherefore he orders them to release John, as Robert Torney, William Jordan, Walter le Mazerer, Warin le Spenser, John le Coffrer, and Thomas

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*Membrane 3—ccnt.*

le Noble, of the city, have mainperned in chancery to have him before the king in the octave of St. John the Baptist.

June 18.  
Saltwood.

To the treasurer and barons of the exchequer. Order to permit Griffin ap Mereduk and Kenan ap Mereduk, his brother, to receive for their lives the yearly rent of 19 marks that the men of Edenestowe, in the county of Nottingham, render for the manor of Edenestowe, in accordance with the late king's grant, dated 28 June, in the 35th year of the reign, which provided that nine marks thereof should revert to the king upon the death of either of them, and the other ten marks upon the death of the survivor. They are to discharge the men of Edenestowe of this rent from June 28 aforesaid during the lives of the said Griffin and Kenan.

June 22.  
Sandwich.

To the sheriff of Suffolk. Order to cause a coroner for that county to be elected in place of Peter de Melles, whom the king has caused to be amoved from office because he is incapacitated by infirmity.

By testimony of the treasurer.

June 18.  
Saltwood.

To Robert de Clyderhou, escheator beyond Trent. Order not to intermeddle further with nine acres of land in Seterington, in the county of York, taken into the king's hands by Gerard Salvayn, the late escheator, on the pretext that they were held in chief of the king, as it appears by inquisition that the land is held immediately of John Bygot by Geoffrey Kempe, chaplain, by the yearly service of 3s., and that Geoffrey's ancestors held it of John's ancestors by the same services.

June 19.  
Saltwood.

To the treasurer and barons of the exchequer. Order to cause payment or assignment to be made to William de Bereford, chief justice of the Bench, for the arrears of 40 marks yearly granted to him by the king from the wardrobe, in addition to the fee of his office, from March 15, in the second year of the king's reign, the date of his appointment, and to cause payment to be made to him in the future for the same. By K.

June 21.  
Sandwich.

To John de Grey, justice of North Wales. Order to survey all the king's castles in his bailiwick, and to cause them to be provided with victuals and armour from the issues of the chamberlainship of North Wales, and to enjoin the constables of the castles to make personal stay in them, and to cause them to be safely guarded. He is also ordered to take measures for the defence of the coasts and of the country between the castles, and to suppress tumults, as the king understands that certain Scotch rebels have arrived in Ireland to commit outrages there and elsewhere.

The like to William Martyn, justice of South Wales, to survey the castles in his bailiwick, etc.

To the chamberlain of North Wales and the chamberlain of South Wales. Order to cause the castles to be sufficiently provisioned by the view of the aforesaid justices.

June 10.  
Faversham.

To the treasurer and barons of the exchequer. Order to discharge William de Goldyngton and other tenants of the lands of the acquisition of Nicholas le Gras of 20l., which they exact from his lands in his name by virtue of the late king's writ to the barons of the exchequer to allow the said Nicholas, late sheriff of Surrey and Sussex, 20l. paid by him by the late king's order to Master Thomas de Solyngton, one of the justices appointed to take assizes in divers counties, for his fee for the office of justice.

June 11.  
Canterbury.

To the same. Order to permit Joan, late the wife of John Senche, to hold the serjeanties of the custody of the king's palace (*placit*) of West-

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*Membrane 3—cont.*

minster and of Flete prison, which they held of the king in chief of her inheritance, provided that she come to the king at Westminster to do homage.

June 25. To Hugh de Audeleye, constable of the castle of Montgomery. Order to Thunderley. cause the castle to be provisioned and safely guarded.

June 30. To the sheriff of York. Order to cause a verderer for the forest of Westminster. Galtres to be elected in place of Theobald de Thollerton, who, the king learns, acts as verderer without having been elected to that office by the community of the county of York.

July 1. To Ralph de Monte Hermerii, keeper of the Forest this side Trent, or Westminster. to him who supplies his place in the forest of Whitlewode. Order to cause ten oaks fit for timber to be delivered from Hanle park to John de Norton, keeper of the manor of Selveston.

To the said John. Order to receive the aforesaid oaks, and to repair therewith the houses in that manor.

June 30. To the sheriff of York. Order to cause a verderer for the forest of Westminster. Galtres to be elected in place of Bartholomew Bacoun, who does not dwell in the county.

June 30. To the sheriff of Gloucester. Order to proclaim that vinteners and Westminster. taverners selling wine at retail shall sell a gallon (*lagena*) of wine for 3*d.* at the most.  
By K. and C.

To the sheriff of Lincoln. Order to cause the like proclamation to be made at Boston.

*MEMBRANE 2.*

June 30. To the sheriff of Southampton. Order to take with him Thomas de Westminster. Warblinton and Nicholas de Pershute, or one of them, and to cause enquiry to be made, in the presence of Richard le Fingelere and John Hayward, concerning the goods of Stephen de Brightmerston, who died during the pain (*penitencia*) to which he was adjudged by Robert son of Payn and his fellows, justices of oyer and terminer in that county, because he remained dumb and would not plead concerning certain felonies wdereof he was indicted before them; to enquire what goods were seized into the king's hands and to whose hands they came, whether to the hands of the said Richard and John or of others, and to cause them to be delivered to Joan, late the wife of the said Stephen, to whom the king ordered them to be restored by mairprise, to be held by her until the next parliament, she having complained that Richard and John have only delivered to her a small portion of the goods.

The like to the sheriff of Wilts, to take with him Nicholas de Pershute, and to cause enquiry to be made in the presence of William Warde and John Cotewyne.

June 30. To John de Holt, late sheriff of Wilts. Order to cause the goods of the Westminster. said Stephen to be delivered to the said Joan when certified by the sheriff that she has found mainprise to answer for the same.  
By pet. of C.

July 2. To John de Handlo, keeper of the forest of Bernewode. Order to Westminster. deliver to Guy Ferre six bucks, which the king has granted to him, and to aid him in taking the same.  
By K.

To the steward of the forest of Essex, or to him who supplies his place. Order to cause four bucks to be delivered to the said Guy.  
By K.

1315.

*Membrane 2—cont.*

June 30. To the treasurer and barons of the exchequer. Order to allow to Westminster. William Ridel, sheriff of Northumberland, the wages of ten men-at-arms, whom the king ordered him to put in the castle of Newcastle-on-Tyne by the view of Richard de Emildon, to stay there until All Saints.

June 30. To the same. Order to acquit Stephen de Cornhull and Robert de Westminster. Rokesle, late sheriffs of London, of the goods of Ralph Crepyn, clerk, taken into the late king's hands upon his indictment and imprisonment in the Tower for the death of Laurence Duket; the late king having, on 25 February, in the fourteenth year of his reign, ordered them to restore his goods to him, as he had purged his innocence before Richard, late bishop of London, according to the privilege of the clergy.

July 3. To the collectors in the county of Suffolk of the scutage of the late Westminster. king's armies in Scotland of the 28th, 31st, and 34th years of his reign. Order to deliver all the money levied by them of the knights' fees held of the honour of Eye to the king's yeoman Gilbert de Risshton, to be brought by him to the king's chamber; notwithstanding the king's late order to them to levy the money in that county and send it to the exchequer.

By K.

The like to the collectors of the scutage in the county of Norfolk.

July 4. To the constable of the castle of Walyngford. Order to cause the houses Westminster. of the castle to be repaired, expending up to 20 marks upon the same.

To the treasurer and barons of the exchequer. Order to make account with Hugh le Despenser the elder for the debts due to him from the king, and of what he has received in part payment, and to certify the king of what they find to be due to him.

July 4. To the same. Order to cancel the fine of 100 marks that G. bishop of Westminster. London made before them for his service in the king's army of Scotland in the seventh year of his reign, to wit for the service of five knights' fees, as it is testified by Humphrey de Bohun, earl of Hereford and Essex, constable of England, that the bishop had his full service in the said army. By K.

June 14. To John Abel, escheator this side Trent. Order to deliver to Joan Thunderley. Crispyn, sister and heiress of Roger Crispyn, the issues of the hamlet of Hommeston Arundel, which Roger held of the king in chief as of the earldom of Cornwall by the service of 50s. yearly to the castle of Launce-ton, and of all the lands that Roger held of the heirs (*sic*) of Edward de Besill, a minor in the king's custody, which the king ordered the escheator to deliver to her upon her finding security for her relief, she having complained that, although he has delivered to her the hamlet and lands afore-said, he has not delivered to her the issues.

July 4. To Master John Walewayn, escheator this side Trent. Order to cause Westminster. Thomas de Hykeling, son and heir of Brian de Hykeling, tenant in chief by reason of the honour of Eye being in the king's hands, seisin of his father's lands, as he has proved his age before the escheator and the king has taken his homage.

July 5. To the sheriff of Bedford. Order not to arrest John de Pabenham, Westminster. appealed by John de Boys, according to the king's late order, provided that Aymer de Valencia, earl of Pembroke, find the sheriff mainprise to have the said John de Pabenham before the king or his justices to answer the appeal, as John de Pabenham is about to set out for Scotland on the king's service in the company of the said earl by his desire.

July 6. To Roger le Brabancon and his fellows, justices to hear and determine Westminster. pleas before the king. Order not to molest or amerce John de Perton, one



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*Membrane 2—cont.*

of the taxors and collectors of the twentieth and fifteenth in the counties of Salop and Stafford, if he fail to appear before them in an inquisition, in which he has been put by the sheriff of Salop, to be made before them in the quinzaine of St. John the Baptist to enquire whether John de Swynerton, imprisoned for the death of Robert de Essington, is guilty or not.

July 5. To Master Richard de Clare. Order not to intermeddle further with the  
Westminster. custody of the abbey of Romeseye, which the king lately committed to him, as he has granted the same to the prioress and nuns in consideration of a fine of 40 marks. By K.

*MEMBRANE 1.*

July 6. To the treasurer and barons of the exchequer of Dublin. Order to cause  
Westminster. to be delivered to Cicely de Bello Campo yearly 6*l.* 3*s.* 7½*d.*, of the issues, profits, and pleas of the county of Kildare, as the purparty falling to her and to Sibyl de Rupe Canardi, granted to her by Sibyl by the late king's licence, of 12*l.* 7*s.* 3½*d.* of the issues, etc., aforesaid assigned to their mother Matilda, late the wife of Eymericus de Rupe Canardi, daughter and co-heiress of Sibyl, late the wife of William de Ferrar[iis], one of the heiresses of Walter, late Marshal of England, as appears by the record and process of a suit before Ralph de Ingham and his fellows, the late king's justices to hear pleas before him, between Agnes de Vesey, the aforesaid Matilda, late the wife of Emericus, Eleanor de Vallibus, and Agatha de Mortuo Mari, daughters and heiresses of the aforesaid Sibyl, late the wife of William de Ferrar[iis], concerning their purparties of the issues of the county of Kildare, whereby it was found that 27*l.* 12*s.* 8½*d.* of the issues of the same according to an extent made by order of Henry III. were assigned to Agnes, 12*l.* 7*s.* 3½*d.* to Matilda, 14*l.* 5*s.* 7½*d.* to Eleanor, and 19*l.* 5*s.* 10*d.* to Agatha; and it appears by the certificate of John Wogan, late justiciary of Ireland, that Matilda and Agatha received their portions aforesaid at the exchequer of the said Agnes [at] Kildare, who had alone the castle and town of Kildare, and that Matilda and Agatha were seised of the said portions at the said exchequer at Agatha's death, and that William de Vesey, son and heir of Agnes, after his mother's death, to wit in the 18th year of the late king's reign, was justiciary of Ireland and occupied his mother's portion and Agatha's portion of the issues of the said county, and that the castle and town of Kildare, with the seal of the chancery there and all liberties, afterwards came to the late king's hands by grant from the said William, and that the late king cancelled and annulled the seal and united the county to the body of the county of Dublin, wherefore it was agreed before the late king's council that the seal should not be replaced, but that Matilda's heirs and Agatha should have their purparties aforesaid of the issues of the county; and it was found, by inquisitions taken after Matilda's death and returned into the late king's chancery, that Joan de Vivonia, Sibyl de Rupe Canardi, Mabel de Archiarco, and Cicely de Bello Campo, Matilda's daughters, were her nearest heirs. By K. and pet. of C.

1314.

*MEMBRANE 36d.*

July 13. Robert Aumbros, parson of Lovente church, diocese of Chichester,  
Berwick-on-Tweed. acknowledges that he owes to Gregory, vicar of the church of Aldyngburn, and Roger de Wyke, executors of the will of Master William de Irton,

1314.

*Membrane 36d—cont.*

35 marks; to be levied, in default of payment, of his lands and chattels in the county of Sussex.

*Cancelled on payment.*

July 9.  
Berwick-on-  
Tweed.

Isabella, late the wife of Robert le Harpou of Chesterton, acknowledges that she owes to John Golde of Wyndesore 60*l.*; to be levied, in default of payment, of her lands and chattels in the county of Warwick.

July 13.  
Berwick-on-  
Tweed.

Hugh de Pemberton acknowledges that he owes to Robert de Cliderhou, clerk, 20 marks; to be levied, in default of payment, of his lands and chattels in the county of Lancaster.

Henry de Warthecop puts in his place Roger de Kendale and Robert de Sandford against Margaret, late the wife of John de Crokedayk, tenant in chief of the late king, because he has to shew cause before the king why dower ought not to be assigned to her.

July 13.  
Berwick-on-  
Tweed.

Laurence de Preston acknowledges that he owes to Robert de Cliderhou, clerk, 40*l.*; to be levied, in default of payment, of his lands and chattels in the county of Northampton.

Margery, late the wife of John de Sancto Dionisio of Rochester, acknowledges that she owes to Robert de Bardelby, clerk, 40*s.*; to be levied, in default of payment, of her lands and chattels in the county of Kent.

Henry Cosyns of London, parson of the church of Gravele, diocese of Ely, acknowledges that he owes to Robert de Bardelby, clerk, 5 marks; to be levied, in default of payment, of his lands and chattels in the county of Cambridge.

July 10.  
Berwick-on-  
Tweed.

Richard de Ayremynn, clerk, has letters from the king to the abbot and convent of Wynchecombe to receive the pension that the abbot is bound to give to one of the king's clerks by reason of his new creation. By p.s.

Enrolment of notarial instrument of John Amici of Heveryngland, diocese of Norwich, notary public, dated at his inn in London, 15 July, 1314, that, at the said day and place, in the presence of Bernard Barram and William Daverson, merchants of the diocese of Canterbury, and of Robert de Kyngesbury, layman, Laurence Chaumponeis, rector of the church of Neyleston, diocese of Lincoln, acknowledged that whereas he had demised to Sir Ralph de Stokes, canon of St. Peter's, York, and to William Servat, citizen of London, the said church and the manor of the rectory, with all chapels, tithes, etc., from Michaelmas, 1312, for five years for a certain sum of money that he has received beforehand, the said Laurence afterwards acknowledged before the above-named witnesses that he had received from the said Ralph and William by the hands of William de Waltham, citizen of London, 85 marks as a loan for the prosecution of his affairs. As Laurence intends to borrow more money from them during the said five years, he grants that they shall receive all the fruits of the church aforesaid and appurtenances beyond the end of the said term until they shall have received therefrom the said 35 marks and what other money they shall lend him.

July 20.  
York.

William de Cleydon, knight, acknowledges that he owes to Hugh de Veer 94*l.* 9*s.* 6½*d.*; to be levied, in default of payment, of his lands and chattels in the county of Suffolk.

The prior of Bermundeseye acknowledges, for himself and convent, that he owes to Adam de Osgodeby, clerk, 20*l.*; to be levied, in default of payment, of their lands and chattels in the county of Middlesex.

1314.

*Membrane 36d—cont.*

*Memorandum*, that William de Cleydon, knight, general attorney of Aymer de Valencia, earl of Pembroke, came into chancery at Westminster on 20 July, and acknowledged, in the earl's name, that he had received from Sir Hugh de Veer in divers manors of the inheritance of Dionisia de Veer, his late wife, chattels to the value of 1,200 marks, of which 900 marks are the legacy of Sir William de Monte Caniso in aid of the Holy Land, and 300 marks are the legacy of Sir Warin de Monte Caniso, his father, for the hospital of Graveshende: of which sums the earl will acquit Sir Hugh and the executors of the wills of Lady Dionisia de Monte Caniso and of Ralph de Cokeshale, knight, against the pope and his ministers, and against the master and brethren of the said hospital and other persons, and he binds himself to make sufficient acquittances of the said sum as soon as opportunity offers and to make recognisance of the receipt of the same, and to acquit them before the archbishop of Canterbury and the clerk of the cross.

*Cancelled because otherwise below.*

July 22.  
York.

Walter, bishop of Worcester, acknowledges that he owes to Hugh de Veer 108*l.* 18*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in the county of Worcester.

John son of William de Wandlesworth of Winchester acknowledges that he owes to John de Derby, clerk, 20*s.*; to be levied, in default of payment, of his lands and chattels in the county of Southampton.

July 26.  
York.

To Donald (*Dovenaldo*) de Mar. Order to come to Westminster to give his council to the king, so that he be there on Monday next. [*Parl. Writs.*]

To John Sapy, steward of the household of Edward the king's son. Order to cause the said Donald to come to Westminster under safe custody. [*Ibid.*]

Walter, bishop of Worcester, acknowledges that he owes to Henry de Northwode 40 marks; to be levied, in default of payment, of his lands and chattels in the county of Worcester.

Henry de Bockyng' acknowledges that he owes to John Norman 60*s.*; to be levied, in default of payment, of his lands and chattels in the county of Essex.

Aymer de Valencia, earl of Pembroke, acknowledges that he owes to Hugh de Veer 94*l.* 9*s.* 6½*d.*; to be levied, in default of payment, of his lands and chattels in the county of Essex and Hertford.

*Memorandum*, that Aymer de Valencia, earl of Pembroke, came into chancery, and acknowledged that he had received from Sir Hugh de Veer in divers manors of the inheritance of Dionisia de Veer, his late wife, chattels to the value of 1,200 marks, whereof 900 marks are the legacy of Sir William de Monte Caniso in aid of the Holy Land, and 300 marks are the legacy of Sir Warin de Monte Caniso, his father, for the hospital of Graveshende; of which sums Aymer will acquit him and the executors of the wills of Lady Dionisia de Monte Caniso and of Ralph de Cokeshale, knight, against the pope and his ministers, and the master and brethren of the said hospital, and will make to them sufficient acquittances for the money and acquit them before the archbishop of Canterbury and the clerk of the cross.

*Cancelled because otherwise below.*

*MEMBRANE 35d.*

July 21.  
York.

Thomas de Verlay is sent to the abbot and convent of Leyston to receive his maintenance in food, clothing, shoe-leather, and other necessaries, and suitable maintenance for two horses and two grooms for his lifetime.

By p.s. [3110.]

1314.

*Membrane 35d—cont.*July 29.  
York.

To W. archbishop of Canterbury. Summons to attend a parliament at York on Monday the morrow of the Nativity of St. Mary. By p.s. [*Parl. Writs.*]

The like to the archbishop of York and sixteen bishops, and the keeper of the spiritualities of the bishopric of St. Asaph. [*Ibid.*]

The like to J. bishop of Bath and Wells. [*Ibid.*]

The like to W. bishop of Coventry and Lichfield. [*Ibid.*]

To the abbot of St. Augustine's, Canterbury. Summons to attend the above parliament. [*Ibid.*]

The like to forty-six abbots and priors, the prior of St. John's Hospital, and the master of the order of Sempyngham. [*Ibid.*]

To Thomas, earl of Lancaster. Summons to attend the said parliament. [*Ibid.*]

The like to eight earls and one hundred and one others. [*Ibid.*]

To the sheriff of Essex and Hertford. Order to send two knights of the shire, two citizens from every city, and two burgesses from every borough to the parliament. [*Ibid.*]

The like to all the sheriffs of England. [*Ibid.*]

To W. archbishop of Canterbury. Order to cause the deans and priors of cathedral churches and the archdeacons of his province to come in their own persons, and each of the chapters by a proctor, and the clergy of each diocese by two proctors at the said day and place to consent to what shall be then ordained. [*Ibid.*]

Aug. 13.  
York.

Walter, vicar of the church of Bishop's Castle, diocese of Hereford, acknowledges that he owes to Roger de Sutton, clerk, 13s. 4d.; to be levied, in default of payment, of his goods and chattels in the county of Hereford.

Aug. 3.  
York.

To the abbot and convent of Tynterne. Request that they will receive into their house John de Ispann[ia], who has long served the king, and deliver to him for life suitable maintenance according to the requirements of his estate, and assign a suitable chamber for his residence, making letters patent under their seal granting the same to him.

By letters of the secret seal.

Aug. 12.  
York.

To the masters and brethren of the hospital of St. John, Brackele. Order to admit into their house William son of Thomas le Charetter of Grove, and to find him maintenance for life in food, clothing, and other necessities, as he is unable to labour for his living, the Scotch rebels having inhumanly cut off his hand whilst engaged in the king's service. By K.

The like to the master and brethren of the hospital of Ospringe for Henry le Lounge of Fletewyk. By K.

The like to the master and brethren of the hospital of St. John, Oxford, for John de Sheperton. By K.

Aug. 14.  
York.

Gerard de Scissons, who long served queen Isabella, is sent to the prior and convent of Ipswich to receive the necessaries of life. By K.

*MEMBRANE 34d.*Aug. 16.  
York.

To Robert de Kendale, constable of Dover castle and warden of the Cinque Ports. Order to provide passage for John de Rippeshey, of Almain, who late came to the king in Scotland on his service, and for his household, horses and equipments. By K. on the information of W. de Melton.

1314.

Aug. 12.  
York.*Membrane 34d—cont.*

To Richard de Burgo, earl of Ulster (*Ulton*). Request that he will give credence to the king's clerk John de Hothum, whom the king is sending to Ireland to explain to him certain matters concerning the king. By K. [*Fœdera*; *Parl. Writs*.]

The like to the following :

Edmund le Botiller.  
John son of Thomas.  
John de Barri.  
Richard de Clare.  
Maurice de Rocheford.  
John le Pouer the elder.  
John le Pouer of Dovenel.  
Walter de Lascy.  
Hugh de Lascy.  
Thomas de Mandevile.  
Richard de Exon[ia].  
Arnald le Pouer.  
Thomas le Botiller.  
Hugh Laghleese.  
Robert Bagot.  
Hugh Canoun.  
William Alixaundre.  
Walter Wogan.  
Geoffrey le Bret.  
Simon de Genevile.  
John de Bermyngham.  
Richard Tut.  
Baldwin le Flemmyng.  
Thomas le fiz Johan.  
Maurice le fiz Thomas.  
Nicholas le fiz Mouriz.  
George de la Roche.  
David de la Roche. [*Ibid.*]

Aug. 12.  
York.

To the justiciary of Ireland, or to him who supplies his place, to the chancellor, treasurer and barons, and all other the king's ministers of the exchequer, and to the justices of the Bench of Dublin. Order to give credence to what the said John shall explain to them orally, and to execute what he shall order. By K.

To Theobald de Verdon, justiciary of Ireland. Order to come at once to the king in England with horses and arms, and to appoint someone in whom he can confide to keep Ireland in his place.

To the justiciary of Ireland, or to him who supplies his place, and to the chancellor. Order to cause the magnates of that land to be convoked at a day and place to be fixed by them and the aforesaid John de Hothum, and to be intendent to the said John in executing the matters enjoined upon him. [*Fœdera*.] By K.

Aug. 18.  
York.

To the sheriff of Warwick and Leicester. Order to stay until the octave of Michaelmas the demand from John de Hastynges, son and heir of John de Hastynges, tenant in chief, for his relief, upon his finding security to answer for the same at the exchequer on the said day.

The like to the sheriff of Northampton.

Joan late the wife of Roger son of Ralph, tenant in chief, puts in her place Robert de Coventre and Robert de Bewyk to seek and receive her dower in chancery.

*Memorandum*, that she took oath before the king not to marry without his licence.

1314.

*Membrane 34d—cont.*Aug. 25.  
Lenton.

Thomas de Houk acknowledges that he owes to Alice late the wife of William de Houk 1,000 marks; to be levied, in default of payment, of his lands and chattels in the county of York.

John son of William de Keleseye acknowledges that he owes to Robert de Rigg 38*l.*; to be levied, in default of payment, of his lands and chattels in the county of Lincoln.

John de Mapelton acknowledges that he owes to Robert de Bardelby, clerk, 115*s.*; to be levied, in default of payment, of his lands and chattels in the county of York.

Sept. 4.  
York.

Geoffrey son of William de Roseles acknowledges that he owes to Master Roger de Heselarton 50 marks; to be levied, in default of payment, of his lands and chattels in the county of York.

Sept. 5.  
York.

Thomas son of Thomas de Tolthorp acknowledges that he owes to Joan late the wife of Walter de Stokesby 80 marks; to be levied, in default of payment, of his lands and chattels in the county of Rutland.

*Cancelled on payment.*

Agnes late the wife of Payn Tybotot, tenant in chief, puts in her place Reginald de Basyng' and Roger de Berneston to seek her dower in chancery.

The said Agnes did fealty for certain manors and advowsons whereof she was enfeoffed jointly with her husband, and took oath not to marry without the king's licence.

The abbot of Battle puts in his place John de Brightwalton and Thomas de Cotingham to demand, sue, and defend certain liberties challenged by the archbishop of Canterbury before the justices in eyre in the county of Kent, and adjourned by them into parliament by the king's order, because the archbishop alleged that they touched him and his church.

Sept. 3.  
York.

To W. archbishop of York. Order forbidding him to impede the attendance of the archbishop of Canterbury or his household at the parliament summoned at York on the morrow of the nativity of St. Mary, by reason of the disputes concerning the carrying of his cross in that province, revoking all sentences of excommunication and suspension pronounced by him in this connexion. By K. on the information of Hugh de Aldithels. [*Federa; Parl. Writs.*]

To the dean and chapter of St. Peter's, York. Like order. [*Ibid.*]

To John de Warennia, earl of Surrey. Like order. [*Ibid.*]

To the sheriff of York. Order to meet the archbishop of Canterbury on his arrival in that country, and to conduct him to York, and to cause proclamation to be made forbidding anyone from annoying or molesting the archbishop or his household. [*Ibid.*]

To the mayor and bailiffs of the city of York. Order to cause like proclamation to be made in the city of York. [*Ibid.*]

*MEMBRANE 33d.*Sept. 13.  
York.

Robert dil (*sic*) Hill of Helperthorp acknowledges that he owes to Thomas de Kayton of Helperthorp 22 marks 9*s.* 11*d.*; to be levied, in default of payment, of his lands and chattels in the county of York.

Elnardus de Salso Marisco and Nicholas de Portington acknowledge that they owe to Peter Deyvill, knight, 10*l.*; to be levied, in default of payment, of their lands and chattels in the county of York.

1314.

*Membrane 33d—cont.*

William de Ayremynn, clerk, acknowledges that he owes to Master John de Snaynton, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in the county of York.

*Cancelled on payment.*

Sept. 12.  
York.

To William de Ormesby and Robert de Maddyngle, justices to take assizes in the counties of Norfolk and Suffolk. Order not to take any assize touching those summoned to parliament or staying there by the king's order during the holding of the parliament. [*Rot. Parl.; Parl. Writs.*]

The like to Lambert de Trikyngham and John Chaynel, justices of assize in the county of Lincoln. By K. and C.  
[*Ibid.*]

Sept. 13.  
York.

To John de Mutford and William de Goldyngton. Order to stay during the parliament the taking of the assize of novel disseisin that Nicholas de Wokyndon instituted before them against Thomas Fillof and John de Grey, whom the king wishes to remain near him during the parliament. By K.  
[*Parl. Writs.*]

Sept. 15.  
York.

William du Boys of Asshill acknowledges that he owes to William Inge, knight, 20*l.*; to be levied, in default of payment, of his lands and chattels in the county of Norfolk.

To William de Bereford and his fellows, justices appointed to take assizes in the county of Warwick. Order not to take assizes concerning John de Hardredeshull, lately captured by the Scotch rebels, until he be delivered from prison or until ordered by the king.

By K. on the information of W. de Melton.

Dec. 15.  
Langley.

The like to John de Donec[astre] and his fellows, justices appointed to take assizes in the county of York, for Henry son of Hugh. By C.

Sept. 19.  
York.

John de Horneby acknowledges that he owes to William de Melton, clerk, 100*l.*; to be levied, in default of payment, of his lands and chattels in the county of Lancaster.

*Cancelled on payment.*

The said John acknowledges that he owes to Master Alan de Coton, clerk, 18 marks; to be levied, in default of payment, as above.

— Aymer de Valencia, earl of Pembroke, came into chancery at York, on September 19, and acknowledged that he had received from Hugh de Veer, knight, Thomas de Redeswelle, Master John de Redeswelle, Stephen de Clopton, and Thomas de Sancto Leodegario, executors of the will of Dionisia de Monte Caniso, and from William de Hanyngfeld, Henry de Pentelowe, knights, and Thomas de Uityng, executors of the will of Sir Ralph de Coggeshale, 1,300 marks, being 1,000 marks for the legacy of William de Monte Caniso in aid of the Holy Land, and 300 marks for the legacy of Sir Warin de Monte Caniso, his father, to the hospital of Graves-hende: of which sums Aymer will acquit and defend all the said persons and their heirs and executors against the pope and other his ministers, and against the master of the said hospital, and other persons ecclesiastical and secular.

Sept. 20.  
York.

Nicholas de Huntercombe acknowledges that he owes to John Moryn of Brompton 16 marks; to be levied in default of payment, of his lands and chattels in the county of Northumberland.

Sept. 22.  
York.

John de Cokermuth, clerk, acknowledges that he owes to John de Sandale 3,000*l.*; to be levied, in default of payment, of his lands and chattels in the county of York.

*Cancelled on payment.*

1314.

*Membrane 33d—cont.*

Robert Oliver acknowledges that he owes to John de Mockyng of Sumer-set 20*l.*; to be levied, in default of payment, of his lands and chattels in the county of Sussex.

Enrolment of bond of John son of Sir Hubert de Multon for the payment to Sir William Inge of 20*l.* at Michaelmas, in the ninth year of the king's reign, and of grant that William shall have the issues of his manor of Surlingham, in the county of Norfolk, until the morrow of Michaelmas next. Dated at York, on Sunday the morrow of the Exaltation of the Holy Cross, 8 Edward II.

Enrolment of deed of the said John, agreeing that any waste committed in the said manor of Surlingham during its custody by William Inge of the king's gift shall be held for nothing. Dated at York, Monday after the above feast.

*Memorandum*, that John came into chancery and acknowledged the above deeds.

Sept. 22.  
York.

The prior of Boulton in Craven, for himself and his successors, and William de Craven acknowledge that they owe to Robert de Bardelby, clerk, 20 marks; to be levied, in default of payment, of their lands and chattels in the county of York.

*Cancelled on payment.*

William de Bildesthorp, clerk, acknowledges that he owes to Robert de Bardelby, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in the county of Nottingham.

*Cancelled on payment.*

Enrolment of agreement between Hervey de Staunton and Thomas de Essex of Sutton near Norwich, whereby Hervey demises to Thomas, for the use of Sir William de Vallibus and Burgia his wife, the custody of the lands in Whatefeld that Robert de Furneaux, knight, held of Hervey in chief of the fee of the manor of Neddin', in the county of Suffolk, during the minority of John, son and heir of the said Robert; for which Thomas agrees to pay the said Hervey 20*s.* yearly. Dated at York, 18 September, 8 Edward II.

*Memorandum*, that Thomas (*sic*) came into chancery at York, on the said day, and acknowledged the above deed.

Sept. 24.  
York.

John son of Richard de Bello Campo acknowledges that he owes to Nicholas de Topclif 40*s.*; to be levied, in default of payment, of his lands and chattels in the county of Cumberland.

Sept. 25.  
York.

William atte Barre came before the king, on Wednesday after St. Matthew the Apostle, and sought to replevy to John de Wylinton and Alice de Exon[ia] their land in Redyng', taken into the king's hands for their default before the justices of the Bench against Robert de Tangele. This is signified to the justices.

Peter son of William de Frothingham acknowledges that he owes to Master Roger de Heselarton, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in the county of York.

Enrolment of grant by Peter de Frodingham to Master Roger de Heslerton, clerk, of a yearly pension of 40*s.* for life; for payment whereof he binds himself and his executors and his goods. Dated at York, Tuesday before St. Matthew, 1314.

*Memorandum*, that Peter came into chancery at York, on the said day, and acknowledged the aforesaid deed.



1314.

Sept. 28.  
York.

## MEMBRANE 32d.

Master John le Waleys, parson of Melshamby, diocese of York, acknowledges that he owes to John de Appelby of York and Alice, his wife, 8 marks and 8s.; to be levied, in default of payment, of his lands and chattels in the county of York.

Henry du Boys, knight, acknowledges that he owes to Adam de Middleton 10*l.*; to be levied, in default of payment, of his lands and chattels in the county of York.

Enrolment of agreement between Sir Nicholas de Seint Mor and Ellen his wife, Sir Robert de Holand and Maud his wife, daughters and heiresses of Sir Alan la Souche, made on Wednesday after the Ascension, 7 Edward II., at Holebourne, in the inn of the earl of Lancaster, in the suburbs of London, in the presence of Sir Peter de Lymeshei and Sir Richard Lovedai, knights, concerning the lands of the said Alan, that is to say the manors of Northmolton, in Devonshire, Ehalso and Brakkeleigh, in the county of Northampton, Gaitesdene, in the county of Hertford, and the reversion of the manor of Shepesheved, in the county of Leicester, and of six marks rent in the manor of Scheplavinton (*sic*), in Wiltshire, and of all the said Alan's lands in Stokebasset, in the county of Oxford, after the death of Sir John de Scherleton. They agree that the manor of Northmolton in demesne and service, and the fees and advowsons of churches, abbeys, etc., view of frankpledge, fairs, markets, and other appurtenances shall remain to Sir Nicholas and Ellen his wife, together with the moiety of the manor of Gaitesdene and a moiety of the reversions of the lands in Stokebasset; and that the manor of Hanso and the town of Brakkeleigh, with all appurtenances and franchises of the honour of Wyncestre, advowsons, etc., and the manor of Shepeshevet, the reversion of the aforesaid rent in Stoplavinton after the death of John la Souche, shall remain to the said Robert and Maud, with a moiety of the manor of Gaitesdene and the reversion of all the lands in Stokebasset; and that Eashebi la Souche, in the county of Leicester, Swanish and Folebourne, in the county of Cambridge, Trene, in the county of Sussex, shall be departible when they fall in with the other things whereof Alan was not seised at his death. Robert agrees that an indenture for 2,000 marks in which Alan la Souche was bound to Thomas, earl of Lancaster, for the profit of the said Robert by reason of his marriage shall be cancelled and annulled. Dated at Holebourne, the day and year abovesaid. [*French.*]

*Memorandum*, that Nicholas came into chancery in person, and Ellen by Hugh de Reineham, her attorney, and acknowledged the above deed, and that Robert came in his own person and Matilda by Richard de Belegrave, her attorney, and likewise acknowledged the said deed before Robert de Bardilby.

Ellen, one of the daughters and heiresses of Alan la Zousch, tenant in chief, whom Nicholas de Sancto Mauro married, puts in her place Hugh de Reineham and John de Crikkelade, to seek and receive her purparty of her father's lands.

Robert de Holand and Matilda his wife, youngest daughter and co-heiress of Alan, put in their places Richard de Belegrave to seek and receive their purparty.

*Memorandum*, that on Thursday before Michaelmas, Sir Adam de Osgodeby, Robert de Bardelby, and William de Ayremynn, then keepers of the great seal, at the hour of vespers, in the king's chamber in the archbishop of York's palace at York, delivered the said seal to the king under the seals of Adam and Robert; and the king delivered it to Sir John de

1314.

*Membrane 32d—cont.*

Sandale, whom he had appointed his chancellor, who took oath of office there; and on Friday John opened the seal in the inn of Sir Stephen de Malo Lacu near St. Peter's church, York, and sealed writs with it. [*Fœdera; Parl. Writs.*]

Sept. 28.  
York.

Hugh son of Hugh atte Gole of Quappelade acknowledges that he owes to Henry Touk five marks; to be levied, in default of payment, of his lands and chattels in the county of Lincoln.

Simon de Kyme acknowledges that he owes to Thomas de Ponte Fracto of Wylesthorpe 12 marks 6s. 8d.; to be levied, in default of payment, of his lands and chattels in the county of York.

Oct. 1.  
York.

Geoffrey le Archer acknowledges that he owes to John de Cherleton 40s.; to be levied, in default of payment, of his lands and chattels in the county of Gloucester.

William de Ros of Ingmanthorp acknowledges that he owes to Robert de Bardelby, clerk, 13l.; to be levied, in default of payment, of his lands and chattels in the county of York.

*Memorandum*, that on Tuesday after Michaelmas, Mary, late the wife of Edmund Comyn, tenant in chief, came into chancery, and prayed to have her dower assigned to her, and she was addressed by John de Evre, escheator this side Trent, before the chancellor and others at the sitting, concerning the eloinment of the eldest daughter and co-heiress of Edmund, whose marriage pertains to the king, and she stated the said daughter was eloined without her knowledge in her absence, and this she is prepared to verify. And she found mainpernors, to wit Adam de Swynburn, Odenell Heyron, John de Cangton, Adam de Shotlington, John de Sarum, and Stephen de Edmere, to satisfy the king for the said marriage if she be found guilty of the said eloinment.

Sept. 29.  
York.

Richard de Hothum acknowledges that he owes to Hugh de Hastings and Alice his wife 100l.; to be levied, in default of payment, of his lands and chattels in the county of York.

— Mary, late the wife of Edmund Comyn, tenant in chief, puts in her place Andrew son of Gilbert le Clerk to seek and receive her dower in chancery.

Oct. 3.  
York.

Alice de Are came before the king, on Thursday after Michaelmas, and sought to replevy her land in Langeleye, taken into his hands for her default before the justices of the Bench against John de Aylescogh. This is signified to the justices.

Oct. 1.  
York.

To W. bishop of Coventry and Lichfield, and keeper of St. Leonard's hospital, York. Order to receive into the hospital Matilda, late the wife of William de Weston of Wanberge, who was captured in Scotland by the rebels, and inhumanly treated and slain by them, so that his wife is reduced to beggary, being unable to work on account of age, and to find her the necessaries of life like a sister of that house during her lifetime. By K.

*MEMBRANE 31d.*

Oct. 8.  
York.

William de Ros of Ingmanthorp acknowledges that he owes to John de Crokedayk 14 marks; to be levied, in default of payment, of his lands and chattels in the county of York.

Oct. 13.  
Gainsborough.

John de Litleburg, chaplain, came before the king, on Sunday after St. Denis and his fellow martyrs, and sought to replevy his land in Stretton, taken into the king's hands for his default before the justices of the Bench against Nicholas de Bucton and Agnes his wife.

1314.

*Membrane 31d—cont.*

John de Neivill of Stoke acknowledges that he owes to Peter de Storee 117*l.* 5*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in the county of Lincoln.

*Cancelled so far as regards payment of 97*l.* 5*s.* 0*d.**

Oct. 10.  
York.

To Richard de Burgo, earl of Ulster. Order to attend the parliament to be held at Westminster in the octaves of St. Hilary, the king wishing to take council with him and Theobald le Botiller (*sic*), keeper of Ireland, concerning Ireland. He is to provide, by the advice of the chancellor and treasurer of Ireland, Edmund le Botiller, and John de Hothum, a suitable person to keep that country in his absence. By K.  
[*Fœdera*; *Parl. Writs.*]

To Theobald de Verdon, justiciary of Ireland. Order to attend the parliament as above, and to assist in the selection of a keeper of Ireland. [*Ibid.*]

To Richard de Bereford, chancellor, and Master John de Istlep, treasurer of Ireland. Order to assist in the selection of a keeper of Ireland. [*Ibid.*]

To the said Edmund [le Botiller]. Order to assist in the selection of the said keeper, and to do what shall seem best for the king's honour and profit in the matter. [*Ibid.*]

The like to John de Hothum. [*Ibid.*]

Oct. 16.  
Lincoln.

To the duke of Lorraine (*Loren'*). Request that he will order search to be made in his dominions for Anthony Fazeul, whom the king lately sent to parts of his kingdom to borrow (*querendus*) 500*l.* and to bring the same to the king, who has secretly gone to the duke's dominions, and that he will cause him to be arrested until he have satisfied the king for the above sum and until justice have been done upon him. [*Fœdera.*]

The like to J. duke of Brabant, count of Lorraine (*Lotricie*), and Limburg. [*Ibid.*]

Sept. 28.  
York.

To the sheriff of Derby. Order to pay their expenses to William Fauvel and Thomas Folejaumb, knights of that shire, for attending the parliament at York on Monday the morrow of the Nativity of St. Mary, whence they returned on Friday before Michaelmas. [*Parl. Writs.*]

Like order for payment of expenses of knights of the shire to the sheriffs of thirty-one counties. [*Ibid.*]

Like order for payment of expenses of citizens and burgesses attending the parliament for three cities and fifteen boroughs. [*Ibid.*]

Oct. 14.  
Lincoln.

William Cause, John de Blyton, Simon de Edelyngton, Walter de Bayouse, Henry Bere, Gilbert le Blake, Geoffrey de Thornhagh, Gilbert de Atherby, David le Taverner, John de Novo Castro, James Berne, and Richard de Blakeden of Lincoln acknowledge that they owe to J. bishop of Lincoln and the dean and chapter of the same 900 marks; to be levied, in default of payment, of their lands and chattels in the county of Lincoln.

*Memorandum*, that this recognisance was made to the bishop, dean and chapter for the king for that amount of money delivered to the king for the tenth for six years, as appears by the letters patent on the patent roll.

Oct. 29.  
Ely.

John de Merynge acknowledges that he owes to the prior of Chikesand 600 marks; to be levied, in default of payment, of his lands and chattels in the counties of Bedford and Nottingham.

*MEMBRANE 30d.*

Agnes late the wife of Robert Bertram, tenant in chief, puts in her place Robert de Caldepek to receive in chancery her dower, and she took oath before the chancellor not to marry without the king's license.

1314.

*Membrane 30d—cont.*

Enrolment of release from Richard le Riche son of Geoffrey le Riche de Weduico to Richard de Rodenye and Lucy his wife of his right in a messuage, two carucates of land, and 15s. of rent in Congresbury near Jatton, in the county of Somerset, and of his right in the lands that Nicholas, late the wife of Gilbert le Mareschal, holds in dower there. Dated at London, on Saturday before All Saints, 8 Edward II. Witnesses: John de Hampton, the elder; Robert de Haselschawe; Master Thomas de Haselschawe; John de Hampton, the younger; John de Stanore; William son of Hugh Malerbe.

*Memorandum*, that Richard came into chancery, on the said day, and acknowledged the above deed.

Enrolment of assignment of dower to Margaret, late the wife of John de Crokedayk, tenant in chief of the late king, made by virtue of the king's writ, dated at York, July 18, in the eighth year of his reign, to John de Evre, escheator this side Trent, or to his sub-escheator in the county of Cumberland, to assign to her dower of her husband's lands taken into the late king's hands at his death and now in the custody of Henry de Wardecop by demise from John le Hayward, to whom the late king committed the custody of the said lands during the heir's minority. By virtue of which writ John Sturmy, sub-escheator in Cumberland, warned Henry de Wardecop to attend at the assignment of dower at Gamelesby, on Wednesday after the Exaltation; on which day the escheator assigned her dower of her husband's lands in Gamelesby as follows: the rent and services of Richard del Marrays, who holds freely a messuage and 14 acres of land and renders 3s. yearly; the rent and services of Adam le Qwyth, who holds freely a messuage and four acres of land and renders 2s. yearly; a third of the rent and services of William Willelmi de Drommok, who holds for life a messuage and 20 acres of land and renders 18s. yearly; five messuages and eight bovates and 5½ acres of land held by tenants at will, who render yearly 33s. 9d.; and four cottages (*cotariis*) held by tenants at will, who render 6s. 0¾d. yearly; a third of the ferm of the brewhouse and water-mill for corn. The sub-escheator warned the said Henry to be at Glassanby on Sunday the octave of Michaelmas to survey the assignment of the dower of the aforesaid Margaret in that town; when the sub-escheator assigned to her dower of her husband's tenement there as follows: the rent and service of John de Kirkoswald, who holds freely a messuage and four bovates of lands and renders yearly 2s. 6d.; the rent and service of Adam Broune, who holds freely a toft and three roods of land and renders 6d. yearly; the rent of Robert Potter, who holds freely a messuage and six acres of land, and renders 4d. yearly. He also assigned to her in dower seventeen acres and 1½ roods of the demesne lands; and a moiety of an acre of meadow called 'Kyrkehend'; 6 messuages and 15 bovates of land and five cottages in the hands of divers tenants at will, who render yearly 27s. 4d.; a third of the rent of Walter son of William, who holds freely a messuage and eight bovates of land, and renders yearly a pound of pepper; a third of the fishery of that town; a third of the pasture, wood, and other lands now waste; a third of the water-mill for corn, a third of a fulling-mill, with their suits; a third of the perquisites of the court of foreign attachments, except of the court of her own tenants. Dated at Glassanby, on Sunday the octaves of St. Michael, in the eighth year of the king's reign.

Nov. 3.  
Ely.

Robert de Monte Alto acknowledges that he owes to Cambinus Fulberti of Florence 110 marks; to be levied, in default of payment, of his lands and chattels in the counties of Norfolk and Suffolk.

*Cancelled on payment.*

1314.

*Membrane 30d--cont.*

Eustace de Burneby acknowledges that he owes to Robert de Harewedon, parson of Thyngden church, 40 marks; to be levied, in default of payment, of his lands and chattels in the county of Northampton.

John de Wyleby acknowledges that he owes to Robert de Harewedon, parson of the church of Thyngden, 40 marks; to be levied, in default of payment, of his lands and chattels in the county of Northampton.

Nov. 2.  
Ely.

William de Skirbek came before the king, on Saturday after All Saints, and sought to replevy his and his wife Christiansa's land in Wysebeche, taken into the king's hands for their default before the justices of the Bench against Richard de Reddyk. This is signified to the justices.

Guy son of Robert le Fitz Wyth acknowledges that he owes to Thomas de Gardinis, knight, 140 marks; to be levied, in default of payment, of his lands and chattels in the county of Oxford.

*Cancelled on payment.*

Geoffrey le Scrop acknowledges that he owes to Robert de Bardelby, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in the county of York.

*Cancelled on payment.*

Eleanor, late the wife of Henry de Percy, tenant in chief, puts in her place William de Wessington and John de Galway, to receive her dower in chancery.

William de Briggegate of Dilham acknowledges that he owes to Henry de Hemmyngburgh, parson of the church of Smalbergh, 42 marks; to be levied, in default of payment, of his lands and chattels in the county of Norfolk.

Nov. 2.  
Ely.

William de Skirbek came before the king, on Saturday after All Saints, and sought to replevy his and his wife Christiansa's land in Wysebeche, taken into the king's hands for their default before the justices of the Bench against Richard de Reddik. This is signified to the justices.

Nov. 18.  
Northampton.

Henry de Wylle acknowledges that he owes to Master Henry de Clif 24 marks; to be levied, in default of payment, of his lands and chattels in the counties of Bedford and Oxford.

Richard de Shefeld, clerk, acknowledges that he owes to Adam de Brom, clerk, 5 marks; to be levied, in default of payment, of his lands and chattels in the county of York.

Thomas son of John de Hastang' and John de Felton put in their places Michael de Wath or Henry de Guthemunde against Nicholas Daumori and other executors of the will of John Lestrangge, to wit Isolda late the wife of John Lestrangge and William de Lodelowe, in a plea of deceit.

Nov. 19.  
Northampton.

To the mayor and bailiffs of Northampton. Order to choose twenty crossbowmen in that town, and to arm them with aketons, hauberks or breastplates (*loris vel platis*), bacinets, and other arms, to be ready to set out thence at the king's wages on the morrow of St. Andrew towards Berwick, to stay there in munition of that town, certifying the king by the bearer hereof of their proceedings.

By K.

[*Parl. Writs.*]

The like to the following:

The mayor and bailiffs of Lincoln for forty crossbowmen.

The mayor and bailiffs of York for forty crossbowmen.

The mayor and sheriffs of London for three hundred crossbowmen.

[*Ibid.*]

To Walter de Norwyco, treasurer. Order to supervise the choosing of the above crossbowmen in London personally or by deputy. [*Ibid.*]

1314.

*Membrane 30d—cont.*

Matilda late the wife of Robert de Clyfford, tenant in chief, puts in her place Hugh de Burgo and Thomas de Warthecop, to seek and receive her dower in chancery.

Nov. 22. To the treasurer and barons of the exchequer. Order to allow to John Northampton. de Fenles respite until Easter for the debts due from him. By K.

*MEMBRANE 29d.*

Oct. 24. To W. archbishop of Canterbury. Summons to attend a parliament to be Spalding. held at Westminster in the octaves of St. Hilary. [*Parl. Writs.*]

The like to the archbishop of York and sixteen bishops and D. elect of St. Asaph. [*Ibid.*]

The like to J. bishop of Bath and Wells. [*Ibid.*]

The like to W. bishop of Coventry and Lichfield. [*Ibid.*]

To the abbot of St. Augustine's Canterbury. The like summons. [*Ibid.*]

The like to forty-six abbots and priors and the prior of St. John of Jerusalem, and the master of the order of Sempyngham. [*Ibid.*]

To Thomas, earl of Lancaster. Summons to attend the above parliament. [*Ibid.*]

The like to eight earls and one hundred and eighteen others. [*Ibid.*]

To the sheriff of Hertford and Essex. Order to return knights of the shire, citizens, and burgesses to the above parliament. [*Ibid.*]

The like to all the sheriffs of England. [*Ibid.*]

To W. archbishop of Canterbury. Order to cause the deans and priors of cathedral churches and the archdeacons of his province to be there at the said day and place, and the chapters of the cathedral churches to be there by proctors, and the clergy of each diocese by two proctors to assent to what shall be then ordained. [*Ibid.*]

Nov. 20. Simon de Sibethorp acknowledges that he owes to Richard de Wrelton Northampton. 40 marks; to be levied, in default of payment, of his lands and chattels in the county of Nottingham.

William de Middleton acknowledges that he owes to Simon de Sibethorp 40 marks; to be levied, in default of payment, of his lands and chattels in the counties of Nottingham, York, and Lincoln.

William de Middleton acknowledges that he owes to Richard de Wrelton, 80 marks; to be levied, in default of payment, of his lands and chattels in the county of Nottingham.

*MEMBRANE 28d.*

Oct 20. To William de Dogmerfeld, steward of the forest of Shirewode. Order Spalding. to arrest John de Bosco, who has usurped a bailiwick within that forest by false letters sealed with a counterfeit of the great seal, and to cause him to come before the king in chancery in the octaves of Martinmas, together with the said letters.

Nov. 20. William de Brikhull, who long served the king and who is unable to Northampton. attend upon the king owing to illness, has letters to the prior and convent

1314.

*Membrane 28d—cont.*

of Dunstaple to admit him into their house, and to give him such allowance in all things as Roger de Oxenhale, lately deceased, had in his lifetime, and to make him letters patent granting the same to him.

Matilda, late the wife of Gilbert de Clare, late earl of Gloucester and Hertford, tenant in chief, puts in her place Richard de Esteden and Theobald de Bray, to seek and receive her dower in chancery.

The said Matilda puts in her place Richard Calf and Richard de Farnhull to seek and receive dower in chancery of her late husband's lands in Ireland.

The said Matilda took oath not to marry without the king's licence, and did fealty to the king for certain lands held in chief whereof she was enfeoffed jointly with the said earl.

John le Waleys of Pagenhulle acknowledges that he owes to Philip le Heyr of Colewynston 60*l.*; to be levied, in default of payment, of his lands and chattels in the county of Gloucester.

Nov. 20. Nicholas de Renty is sent to the prior and convent of Worcester to receive the necessaries of life in food, clothing, and shoe-leather, and maintenance for Northampton. a horse and groom, and a chamber, for his lifetime.

Hugh de Farndon acknowledges that he owes to John de Norton, clerk, 20*s.*; to be levied, in default of payment, of his lands and chattels in the county of Northampton.

To the constable of Tikhull castle. Order not to distrain Hugh de Crescy for his homage for the manor of Hodeshac, held in chief as of the honour of Tikhull, the king having respited the same until the next parliament.

Robert de Watevill acknowledges that he owes to Simon de Swanlond 40*l.*; to be levied, in default of payment, of his lands and chattels in the county of Norfolk.

Dec. 4. John de Radlegh, knight, acknowledges that he owes to Bartholomew de Berkhamstead. Badesmere 500*l.*; to be levied, in default of payment, of his lands and chattels in the counties of Sussex and Kent.

*MEMBRANE 27d.*

Enrolment of release from Richard son of John de Sellyngge, son of the late Sir John de Sellyngge, knight, to John de Sellingge, citizen and spicer (*apothecario*) of London, of his right in the manor of Scherlonde in Plukele, in the county of Kent, and all appurtenances; which manor the said John has of the gift of Sir John. Dated at London, on Saturday the feast of St. Peter the Apostle, 8 Edward II.

*Memorandum*, that the said Richard came into chancery at Christ Church, London, and acknowledged the above deed.

Enrolment of deed of John de Sellingge, citizen and spicer of London, releasing to Richard son of John de Selling' son of Sir John de Sellingge, knight, all action and demand by reason of a statute merchant bond for 500 marks 13*s.* 4*d.* made to the releasor by John de Sellingg son of Sir John de Sellingge, so far as concerns the lands that Richard holds in

1314.

*Membrane 27d—cont.*

Selling', Scheldewych, and Badelesmere, in the county of Kent. Dated at London, Sunday after St. Andrew the Apostle, 8 Edward II.

*Memorandum*, that John came into chancery at Christ Church, London, on the said day, and acknowledged the aforesaid deed.

Dec. 2. Robert son of Roger de Keleby of Congham acknowledges that he Northampton. owes to John de Heggham, clerk, 100s. ; to be levied, in default of payment, of his lands and chattels in the county of Norfolk.

*Memorandum*, that the king, in his full council at Northampton, testified that the abbot of Westminster was not in his service, by reason whereof he caused himself to be essoined before the justices of the Bench in the octaves of St. Martin against Peter de Lymesy concerning 80 acres of wood and 20 marks of yearly rent in Amwell, in the county of Hertford, and that he would not have the abbot in his warranty concerning the same.

Thomas de Wytnesham puts in his place Peter de Bikerwyk in the suit in chancery by writ of *Scire facias* between Richard de Sutho and him concerning a debt of 100 marks demanded from him by Richard.

Dec. 5. William de Houeden, parson of the church of Brockesholm, and Stephen Berkhamstead. son of Stephen de Houeden and John de Torryng' acknowledge that they owe to William de Spersholte, 'chaundeler,' of London, 86*l.* 13*s.* 4*d.* ; to be levied, in default of payment, of their lands and chattels in the county of York.

*Cancelled on payment.*

Enrolment of release from Ralph son of John de Sellyng', son of Sir John de Sellyngg, knight, to John de Sellingge, citizen and spicer (*apothecario*) of London, of his right in the manor of Sherlonde in Plukele, in the county of Kent, which John has of the feoffment of Ralph's father. Dated at London on Saturday after St. Nicholas, 8 Edward II.

*Memorandum*, that Ralph came into chancery at Westminster, on the said day, and acknowledged the deed aforesaid.

*MEMBRANE 26d.*

Nov. 26. Adam de Bray, serjeant of the late and present kings, is sent to the abbot Northampton. and convent of Shrewsbury to receive such allowance (*liberacione*) as Richard de Toucestre had in the same in his lifetime. By p.s.

Dec. 15. To the sheriffs of London. Order to cause Walter Waldeshef, the king's Langley. butler, or his attorney, to have carriage for leading the king's wines from Essex and other places to London for the expenses of the king's household.

Dec. 1. To the abbot of St. Denis in France, and the convent of the same. Northampton. Request that they will grant to Philip de Courcy, yeoman of the household of Isabella, queen of England, such estate or maintenance in their house for his lifetime as Peter le Spicer, deceased, had in the same at the king's request, certifying the king by the bearer hereof of their proceedings.

By p.s.

*MEMBRANE 25d.*

Dec. 15. To W. archbishop of Canterbury. Request that he will celebrate exequies Langley. for Philip, king of France. By K.  
[*Fœdera.*]

The like to W. archbishop of York, and all the bishops, and to twenty-eight abbots and the master of the order of Sempyngham. [*ibid.*]



*Membrane 25d—cont.*

1314.  
Dec. 21. Thomas de Cotyng, who served the late and present kings, is sent to the  
Bisham. prior and convent of Christ Church, Canterbury, to receive the same allowance as Master William le Venour, deceased, had there at the late king's request. By p.s. [3217.]
- Nov. 22. To Philip, king of France. Request that he will cause restitution to be  
Northampton. made to Maurice de Rocheford, staying in Ireland in the king's service, of the manors of Cenereth and Trenynz in Poitou, which were taken into the hands of the king of France on account of the war between him and the late king, and ought to have been restored to Maurice according to the peace between him and the late king. [*Federa.*]
1315.  
Jan. 4. To W. archbishop of York. Request that he will continue his efforts to  
Langley. resist the threatened invasion of the Scotch rebels. The king will excuse his attendance at parliament. [*Federa; Parl. Writs.*]  
The like to R. bishop of Durham. [*Ibid.*]
- To Marmaduke de Twenge. Order to intend the defence of the Scotch marches against the threatened invasion, for which purpose the king will excuse him his attendance at parliament. [*Ibid.*]
- The like to Walter de Teye, Peter de Mauley, Walter de Facomberge, Nicholas de Menill, John de Claveryng, Walter le Vavasour, Richard le Waleys, and Robert de Hilton. [*Ibid.*]
1314.  
Dec. 4. To Thomas Chaucombe, John Hilt, and John de Grymsted. Order to  
Berkhamstead. continue to execute the office of keepers of the king's peace in the county of Wilts, according to the king's letters of appointment, the king understanding, from the complaints of the people of that county, that they have ceased to act, as they were uncertain whether they should act after the king's return from Scotland. By p.s. [*Parl. Writs.*]  
The like to the keepers of the peace in all the counties of England. [*Ibid.*]
- To William Martyn, John de Welyngton, and William de Botreux. Order to proceed to hear and determine felonies in the counties of Cornwall and Devon, which the king appointed certain keepers of the peace in those counties to enquire into, according to the king's letters of appointment, they having ceased doing so because they were uncertain whether they ought to act after the king's return from Scotland. [*Ibid.*]
- The like to the justices appointed for the like purpose in all the counties of England. [*Ibid.*]

*MEMBRANE 24d.*

Enrolment of list of grievances committed by the abbot of Croyland and his men (*les soens*) upon the king and Thomas Wak, son and heir of Sir John Wak, who is in the king's wardship. First, that whereas John Wak, ancestor of Thomas, was seised of a profit in the marsh of Depyng called 'Travers,' and died seised thereof, and his wife Joan Wak was seised of the same after his death and died seised thereof, the king has been seised thereof by reason of the nonage of Thomas until the eve of St. Bartholomew last, the abbot and his men came with force and arms and prevented the king's minister, one William le Warner, collecting the profit for the king's use, and took and carried away what he had collected, amounting to half a mark, and beat and maltreated him, contrary to the king's peace and to his damage of 1,000 marks. *French.* [*Parl. Writs.*]

1314.

*Membrane 24d—cont.*

*Memorandum*, witnessing that the abbot of Croyland came in person by the king's command, on Tuesday before SS. Simon and Jude, in the eighth year of the reign, at Northampton before Sir Humphrey de Bohun, earl of Hereford, and Sir Aymer de Valence, earl of Pembroke, Sir John de Sandale, chancellor, Sir Adam de Osgodeby, Sir Robert de Bardelby, Sir William de Ayrem[ynn,] and others of the council appointed for this purpose, and said that he claims nothing in the marsh of Deping except right of common, and as to the trespass, he said that he has day to answer to the king concerning the same before Sir Roger le Brabanzon and his fellows, and that he was ready to put himself upon a good jury (*mettre en bon pais*) that he was not guilty concerning the same, if the court should so award. And the council told him to keep his day before Sir Roger if he believed it would do good (*sil quidast bien faire*). And the council told Thomas to sue until the acknowledgment of the abbot should be entered in the chancery roll. *French.* [*Ibid.*]

1315.

*MEMBRANE 23d.*Jan. 16.  
Langley.

John de Sellyng of London acknowledges that he owes to Robert de Jorz of Lughteburgh 100 marks; to be levied, in default of payment, of his lands and chattels in the city of London and county of Essex.

*Cancelled on payment.*

Enrolment of deed of Robert le (*sic*) Jorz of Lughteburgh, witnessing that whereas John de Sellyng, citizen and spicer of London, is bound to him by the above recognisance, he grants that the recognisance shall be cancelled if John pay him 20*l.* in the inn of Sir Roger le Brabazon at London at Easter next, and 20*l.* at the following feast of the Trinity. Dated at London 18 January, 8 Edward II. Witnesses: Sir Adam de Osgodeby, brother Richard de Leycestre, of St. John's house, Clerkenwell, and Sir Thomas de Thorp.

*Memorandum*, that Robert came into chancery in Trinity Church, London, on the said year and day, and acknowledged the above deed.

Enrolment of release by William called 'de Arderne' to Sir Hervey de Stanton of his right in the manor of Wytheresdale, in the county of Suffolk, and the advowson of the church of the same. Witnesses: John son of Robert de Bradfeld; Alan Aldwyn, of Medefeld, clerk; John de Ely, parson of Little Cressingham; John de Stanton, parson of the church of Boclonde; Nicholas son of Nicholas de Ely; Thomas le Wrighte of Totington, clerk; William de Weston. Dated at Stanton, on Thursday before St. Laurence, 8 Edward II.

*Memorandum*, that William came into chancery in the church of the Holy Trinity, London, on January 18 next following, and acknowledged the above.

Jan. 17.  
Langley.

Adam de Melhynnak and William Schawan of Melhynnak came before the king, on Friday after St. Hilary, and sought to replevy their land in Melhynnak, taken into the king's hands for their default before the justices of the Bench against Luke de Restomer. This is signified to the justices.

Jan. 20.  
Westminster.

To the abbot and convent of St. John's, Colchester. Request that they will deliver to Roger Filiol, the king's yeoman, whom he is sending to them, such maintenance for his lifetime in all things as Master Peter de Sauveny, deceased, had in their house, making to him letters patent granting the same to him, certifying the king by the bearer of their proceedings. By K.

MEMBRANE 22d.

1315.

Jan. 4.  
Langley.

To Edmund le Botiller. Request that he will accept the office of justiciary of Ireland, the king sending by the bearer his appointment to that office and other letters for the execution of the same. By K.  
[*Federa.*]

To Walter de Islep, treasurer of Ireland. Order to deliver to the said Edmund the commission of the office of justiciary of Ireland, which is sent to him by the bearer, and that he will use all his endeavours to induce him to accept the said office. By K.  
[*Ibid.*]

To Richard de Burgo, earl of Ulster. Request that he will continue his efforts for preserving the peace of Ireland and his assistance to the king's ministers, and that he will endeavour to induce Edmund le Botiller to accept the office of justiciary. By K.  
[*Ibid.*]

Jan. 5.  
Langley.

William de Cokham came before the king, on Sunday the eve of Epiphany, and sought to replevy to Joan late the wife of Henry Wade her land in Orsete, taken into the king's hands for her default before the justices of the Bench against Dionisia, late the wife of Gilbert Wynefal. This is signified to the justices.

Jan. 6.  
Langley.

Geoffrey de Say acknowledges that he owes to John de la Forde of Wrotham 100*l.*; to be levied, in default of payment, of his lands and chattels in the county of Kent.

Geoffrey de Say acknowledges that he owes to John de la Forde of Wrotham 100 marks; to be levied as above.

1314.

Dec. 27.  
Windsor.

Walter de Jernemuth came before the king, on Friday after Christmas, and sought to replevy his land in Westhamme, taken into the king's hands for his default before the justices of the Bench against the abbot of Peterborough. This is signified to the justices.

Walter de Jernemuth came before the king, on the above day, and sought to replevy to Sabina, late the wife of Walter de Wyndesore, her land in Esthamme, taken into the king's hands for the above cause.

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Jan. 9.  
Langley.

Bertram de Wylmynton came before the king, on Thursday after the Epiphany, and sought to replevy his land in Wotton Alulphi and Wy, taken into the king's hands for his default before the justices [of the Bench] against Simon de Boyton. This is signified to the justices.

Jan. 7.  
Langley.

To John de Crombwell, constable of the Tower of London. Order to release Simon de Clifton and Jordan de Berewyco, captured in the company of Robert de Ros and John Wychard and imprisoned on suspicion of adhering to the Scotch rebels.

Jan. 13.  
Langley.

Walter de Jernemuth came before the king, on Tuesday after St. Hilary, and sought to replevy his land in Westhamme, taken into the king's hands for his default before the justices of the Bench against the abbot of Peterborough.

Walter de Paxton and Margery his wife acknowledge that they owe to Adam de Osgodeby, clerk, 40*l.*; to be levied, in default of payment, of their lands and chattels in the county of York.—Master Henry de Clif took the recognisance.

Enrolment of deed of Adam de Osgodby, witnessing that whereas Walter de Paxton and Margery his wife granted to him for a term of years, in consideration of a sum of money paid by him beforehand, all their lands in

1315.

*Membrane 22d—cont.*

La Wodehalle near Hemmyngburgh, and that they, for greater security, acknowledged in chancery that they owed him a certain sum of money, the said Adam grants that such recognisance shall be annulled if he hold the lands for the full term in peace. Dated at London on Saturday after the Epiphany, 8 Edward II.

*Memorandum*, that Adam came into chancery at the house of the *Conversi*, London, on the said day, and acknowledged the above deed before Master Henry de Clif and others.

Jan. 16.  
Langley.

Walter de Jernemuth came before the king, on Thursday after St. Hilary, and sought to replevy to Sabina, late the wife of Walter de Wyndesor, her land in Esthamme, taken into the king's hands for her default before the justices of the Bench against the abbot of Peterborough.

Jan. 15.  
Langley.

To Henry Spigurnel, Geoffrey de Hertepol, and John de Bousser, justices to take assizes in the counties of Kent, Surrey, and Sussex. Order to supersede during the parliament summoned to be held at Westminster on Monday the octaves of St. Hilary, the taking of assizes, juries, and certifications touching any of the prelates, earls, barons, or others summoned to attend the parliament. [*Rot. Parl.*; *Parl. Writs.*]

The like to the justices assigned to take assizes in each county. [*Ibid.*]

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Matilda, late the wife of John Lovel of Tychemersh, puts in her place Geoffrey de Tychemersh and Walter de Elecoumbe to seek and receive her dower in chancery of the lands, knights' fees, and advowsons of her late husband. And she took oath not to marry without the king's licence.

Jan. 28.  
Westminster.

Richard Vyvyen of Trevedren acknowledges that he owes to Matthew, dean of the church of St. Beryana, in Cornwall, 12 marks; to be levied, in default of payment, of his lands and chattels in that county.

Elias de Melburn of Whitelay acknowledges that he owes to Robert de Bardelby, clerk, 20s.; to be levied, in default of payment, of his land and chattels in the county of York.

*MEMBRANE 21d.*

Jan. 28.  
Westminster.

Geoffrey Wyth, knight, and John Warde, acknowledge that they owe to Robert de Bardelby, clerk, 40 marks; to be levied, in default of payment, of their lands and chattels in the county of Norfolk.

*Cancelled on payment.*

Philip de Hardeshull and Stephen de Trafford acknowledge that they owe to Geoffrey de la Lee 200l.; to be levied, in default of payment, of their lands and chattels in the counties of Bedford and Buckingham.

Enrolment of release by James de la Parrok to Sir John Malemeyns of Waldershare of 10 marks yearly from the manor of la Parrok, in the parish of Hertefeld, in the county of Sussex. Dated at Plukele, Friday after the Circumcision, 8 Edward [II.]. Witnesses: Philip de Herst, Robert de Craneford, Richard de Chetecroft, John de Greneheld, John son of William de Freningham.

*Memorandum*, that James came into chancery, on Thursday before the Purification, and acknowledged the above deed.

Jan. 30.  
Westminster.

John la Warre acknowledges that he owes to William de Bello Campo, lord of Feltewell, 38l. 6s. 8d.; to be levied, in default of payment, of his lands and chattels in the county of Wilts.

*Cancelled on payment.*

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*Membrane 21d—cont.*

John de Renham of Rysbergh and Stephen le Ferrou of Bledelowe acknowledge that they owe to William de Leycester, clerk, parson of Chynnore church, 40 marks; to be levied, in default of payment, of their lands and chattels in the county of Buckingham.

*Cancelled on payment.*

John de Staunton acknowledges that he owes to Master John de Middleton and John de Middleton 4*l.* 5*s.*; to be levied, in default of payment, of his lands and chattels in the county of Devon.

*MEMBRANE 20d.*

Feb. 4. William de Ayremynn, clerk, acknowledges that he owes to Peter de Westminster. Eyvill, knight, 20 marks, to be levied, in default of payment, of his lands and chattels in the county of York.

*Cancelled on payment.*

Enrolment of release by Alexander de Claveryng, knight, to Alice, late the wife of John de Bello Monte, Walter de Langeton, bishop of Coventry and Lichfield, and to all others named in an assize of novel disseisin, and to all the jurors of that assize, which assize Alice brought against Alexander concerning the manor of Drayton, in the county of Norfolk, of all actions, etc., in the manor or for any damages by reason of the assize or of the manor aforesaid. Witnesses: Sir Walter de Norwyco and Sir John de Foxle, knights; Walter de Phileby; Philip de Norton; William Burel; Richard de Wylughby; and Adam de Harwedon. Dated at London, on Sunday the feast of the Purification, 8 Edward II.

*Memorandum*, that Alexander came into chancery, on the said day, and acknowledged the above.

Feb. 6. Richard de Campo Arnulphi acknowledges that he owes to James de Westminster. Oxtou 100*l.*; to be levied, in default of payment, of his lands and chattels in the county of Devon.

Robert de Somery of Byshampton acknowledges that he owes to John le Rous of Raggeley 200 marks; to be levied, in default of payment, of his lands and chattels in the county of Worcester.

*Cancelled on payment.*

Robert de Wellewyk, knight, acknowledges that he owes to William de Thorntoft, clerk, 40*l.*; to be levied, in default of payment, of his lands and chattels in the counties of York and Lincoln.

*Cancelled on payment.*

Enrolment of release by William de Lucy, knight, of the county of Warwick, to Walter de Langeton, bishop of Coventry and Lichfield, and to his successors, of his right in two parts of a messuage and of a carucate of land and of 20*s.* of yearly rent in Hethecote under Ocle. He also releases to the said bishop and to Petronilla, late the wife of Fulk de Luci, his father, the other third of the above, which Petronilla holds in dower by the bishop's assignment. Witnesses: Sir Edmund de Langeleye, knight; Sir Nicholas Trimenel, knight; Nicholas Balaunce; William de Stocton; John de Pipe; William de Sutton; and John de Upton. Dated at London, on Sunday the feast of the Purification, 8 Edward II.

*Memorandum*, that William came into chancery, on the Tuesday following, and acknowledged the above deed.

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*Membrane 20d—cont.*

Feb. 7. Master Richard de Haveryng' acknowledges that he owes to John de Westminster. Elkeston 7*l.*; to be levied, in default of payment, of his lands and chattels in the county of Gloucester.

Feb. 6. To the abbot and convent of Midilton. Order to grant to the king's Westminster. clerk Richard de Lusteshill a suitable pension, they being bound to grant a pension to one of the king's clerks by reason of the new creation of the abbot until they shall provide him with a suitable benefice. By K.

Feb. 8. Matthew de Furneaux, knight, Matthew de Clyvedon, knight, and Westminster. Simon son of Matthew de Furneaux acknowledge that they owe to John son of John de Button, knight, 240 marks; to be levied, in default of payment, of their lands and chattels in the counties of Somerset and Wilts.

The master of St. Mark's, Bristol, acknowledges that he owes to John de Godele, dean of St. Andrew's, Wells, 7 marks; to be levied, in default of payment, of his lands and chattels in the county of Gloucester.

Robert son of Thomas le Bush of Westhakeburn acknowledges that he owes to John atte Vorteye and Thomas de Morton 20*l.*; to be levied, in default of payment, of his lands and chattels in the county of Berks.

Feb. 10. Henry de Skrevyn acknowledges that he owes to William de Thorntoft, Westminster. clerk, parson of Foston church, 80*l.*; to be levied, in default of payment, of his lands and chattels in the county of York.

*Cancelled on payment.*

Enrolment of general release by Walter de Langeton, bishop of Coventry and Lichfield, to Alice, late the wife of John de Bello Monte, knight. Dated at London, on Sunday after the Purification, 8 Edward II.

*Memorandum*, that the bishop came into chancery at Westminster, on the Monday following, and acknowledged the above deed.

Feb. 10. John Pyncelegre, merchant of Genoa, acknowledges that he owes to Westminster. Anthony Polazasco, merchant of Genoa, 45*l.*; to be levied, in default of payment, of his lands and chattels in the counties of Essex and Hertford.

The abbot of Teukesbury acknowledges, for himself and convent, [that he owes] to Nicholas Fermbaud the younger 100 marks; to be levied, in default of payment, of their lands and chattels in the county of Gloucester.

*Cancelled on payment.**MEMBRANE 19d.*

Enrolment of release by Alice, late the wife of John de Bello Monte, knight, to Sir Walter de Langeton, bishop of Coventry and Lichfield, of all actions against him by virtue of the warranty of the manor of Cristeshale, in the county of Essex, except the chief messuage, park, and tenement that she holds there for life by demise from the bishop; concerning which manor she brought a writ of warranty of charter against him before the justices of the Bench at Westminster. Dated at London, on Sunday after the Purification, 8 Edward II.

*Memorandum*, that she came into chancery at Westminster, on the said day and acknowledged the above deed.

Feb. 10. William de Derham has letters to the abbess and convent of Romeseye to Westminster. receive the yearly pension due to one of the king's clerks by reason of the new creation of the abbess. By K.

1315.

*Membrane 19d—cont.*

Master Richard de Haverýng, canon of St. Mary's church, Salisbury, acknowledges that he owes to Robert le Peleter, citizen of Salisbury, 40*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in the county of Wilts.

Feb. 13. John de Claveryng acknowledges that he owes to Donus de Podio, knight,  
Westminster. 800*l.*; to be levied, in default of payment, of his lands and chattels in the counties of Norfolk and Suffolk.

*Cancelled upon payment, acknowledged by Fredulcius Hubertini, executor of Donus's will.*

Geoffrey le Parker of Bixle acknowledges that he owes to the abbot of Bec-Hellouin 180*l.*; to be levied, in default of payment, of his lands and chattels in the county of Sussex.

Thomas Mannyng of Lud' acknowledges that he owes to Richard de Stanhou, clerk, 84*l.*; to be levied, in default of payment, of his lands and chattels in the county of Kent.

Robert de Reydon acknowledges that he owes to Hugh de Veer 20*l.*; to be levied, in default of payment, of his lands and chattels in the county of Norfolk.

The chancellor took the recognisance.

William de Nevill acknowledges that he owes to Philip de Nevill 120*l.*; to be levied, in default of payment, of his lands and chattels in the county of Northampton.

Gilbert de Kirkeby acknowledges that he owes to Thomas de Helles and Henry his son 100 marks; to be levied, in default of payment, of his lands and chattels in the county of Kent.

John de Merkyngfeld, clerk, executor of the will of William de Hamelton, acknowledges that he owes to the abbot of Furneux 40*l.*; to be levied, in default of payment, of his lands and chattels in the county of York.

Feb. 15. Thurstan de Ewelme of Henle acknowledges that he owes to Henry de  
Sheen. Malynes 60*l.*; to be levied, in default of payment, of his lands and chattels in the county of Oxford.

Simon son of Roger de Beltoft, John son of John de Bekyngham, William son of John de Skafworth, and Thomas son of Alan de Beltoft of Bekyngham acknowledge that they owe to John de Sandale, clerk, 10*l.*; to be levied, in default of payment, of their lands and chattels in the county of Nottingham.

John de Boteturt, knight, acknowledges that he owes to John de Sandale, clerk, 100 marks; to be levied, in default of payment, of his lands and chattels in the county of Norfolk.

*Cancelled on payment.*

Ralph de Berkwey, citizen of London, acknowledges that he owes to Gilbert de Keleshull, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

John de Hadersham, Roger de Loges, John de Stokett, and William de Ivyngfeld acknowledge that they owe to Christina de Nevill 100 marks; to be levied, in default of payment, of their lands and chattels in the county of Surrey.

1315.

*Membrane 20d—cont.*

Feb. 7. Master Richard de Haveryng' acknowledges that he owes to John de Westminster. Elkeston 7*l.*; to be levied, in default of payment, of his lands and chattels in the county of Gloucester.

Feb. 6. To the abbot and convent of Midilton. Order to grant to the king's Westminster. clerk Richard de Lusteshill a suitable pension, they being bound to grant a pension to one of the king's clerks by reason of the new creation of the abbot until they shall provide him with a suitable benefice. By K.

Feb. 8. Matthew de Furneaux, knight, Matthew de Clyvedon, knight, and Westminster. Simon son of Matthew de Furneaux acknowledge that they owe to John son of John de Button, knight, 240 marks; to be levied, in default of payment, of their lands and chattels in the counties of Somerset and Wilts.

The master of St. Mark's, Bristol, acknowledges that he owes to John de Godele, dean of St. Andrew's, Wells, 7 marks; to be levied, in default of payment, of his lands and chattels in the county of Gloucester.

Robert son of Thomas le Bush of Westhakeburn acknowledges that he owes to John atte Vorteye and Thomas de Morton 20*l.*; to be levied, in default of payment, of his lands and chattels in the county of Berks.

Feb. 10. Henry de Skrevyn acknowledges that he owes to William de Thorntoft, Westminster. clerk, parson of Foston church, 80*l.*; to be levied, in default of payment, of his lands and chattels in the county of York.

*Cancelled on payment.*

Enrolment of general release by Walter de Langeton, bishop of Coventry and Lichfield, to Alice, late the wife of John de Bello Monte, knight. Dated at London, on Sunday after the Purification, 8 Edward II.

*Memorandum*, that the bishop came into chancery at Westminster, on the Monday following, and acknowledged the above deed.

Feb. 10. John Pyncelegre, merchant of Genoa, acknowledges that he owes to Westminster. Anthony Polazasco, merchant of Genoa, 45*l.*; to be levied, in default of payment, of his lands and chattels in the counties of Essex and Hertford.

The abbot of Teukesbury acknowledges, for himself and convent, [that he owes] to Nicholas Fermbaud the younger 100 marks; to be levied, in default of payment, of their lands and chattels in the county of Gloucester.

*Cancelled on payment.**MEMBRANE 19d.*

Enrolment of release by Alice, late the wife of John de Bello Monte, knight, to Sir Walter de Langeton, bishop of Coventry and Lichfield, of all actions against him by virtue of the warranty of the manor of Cristeshale, in the county of Essex, except the chief messuage, park, and tenement that she holds there for life by demise from the bishop; concerning which manor she brought a writ of warranty of charter against him before the justices of the Bench at Westminster. Dated at London, on Sunday after the Purification, 8 Edward II.

*Memorandum*, that she came into chancery at Westminster, on the said day and acknowledged the above deed.

Feb. 10. William de Derham has letters to the abbess and convent of Romeseye to Westminster. receive the yearly pension due to one of the king's clerks by reason of the new creation of the abbess. By K.



1315.

*Membrane 19d—cont.*

Master Richard de Haveryng, canon of St. Mary's church, Salisbury, acknowledges that he owes to Robert le Peleter, citizen of Salisbury, 40*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in the county of Wilts.

Feb. 13. John de Claveryng acknowledges that he owes to Donus de Podio, knight,  
Westminster. 800*l.*; to be levied, in default of payment, of his lands and chattels in the counties of Norfolk and Suffolk.

*Cancelled upon payment, acknowledged by Fredulcius Hubertini, executor of Donus's will.*

Geoffrey le Parker of Bixle acknowledges that he owes to the abbot of Bec-Hellouin 180*l.*; to be levied, in default of payment, of his lands and chattels in the county of Sussex.

Thomas Mannyng of Lud' acknowledges that he owes to Richard de Stanhou, clerk, 84*l.*; to be levied, in default of payment, of his lands and chattels in the county of Kent.

Robert de Reydon acknowledges that he owes to Hugh de Veer 20*l.*; to be levied, in default of payment, of his lands and chattels in the county of Norfolk.

The chancellor took the recognisance.

William de Nevill acknowledges that he owes to Philip de Nevill 120*l.*; to be levied, in default of payment, of his lands and chattels in the county of Northampton.

Gilbert de Kirkeby acknowledges that he owes to Thomas de Helles and Henry his son 100 marks; to be levied, in default of payment, of his lands and chattels in the county of Kent.

John de Merkyngfeld, clerk, executor of the will of William de Hamelton, acknowledges that he owes to the abbot of Furneux 40*l.*; to be levied, in default of payment, of his lands and chattels in the county of York.

Feb. 15. Thurstan de Ewelme of Henle acknowledges that he owes to Henry de  
Sheen. Malynes 60*l.*; to be levied, in default of payment, of his lands and chattels in the county of Oxford.

Simon son of Roger de Beltoft, John son of John de Bekyngham, William son of John de Skaftworth, and Thomas son of Alan de Beltoft of Bekyngham acknowledge that they owe to John de Sandale, clerk, 10*l.*; to be levied, in default of payment, of their lands and chattels in the county of Nottingham.

John de Boteturt, knight, acknowledges that he owes to John de Sandale, clerk, 100 marks; to be levied, in default of payment, of his lands and chattels in the county of Norfolk.

*Cancelled on payment.*

Ralph de Berkwey, citizen of London, acknowledges that he owes to Gilbert de Keleshull, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

John de Hadersham, Roger de Loges, John de Stokett, and William de Ivyngfeld acknowledge that they owe to Christina de Nevill 100 marks; to be levied, in default of payment, of their lands and chattels in the county of Surrey.

1315.

*Membrane 19d—cont.*

Fulk son of Thomas de Quappelade acknowledges that he owes to Alexander de Monte Forti 40s.; to be levied, in default of payment, of his lands and chattels in the county of Lincoln.

John de Gyse acknowledges that he owes to John de Gloucestre 25 marks; to be levied, in default of payment, of his lands and chattels in the county of Gloucester.

Cicely, late the wife of Richard de Heyle, acknowledges that she owes to Juliana daughter of Richard de Heyle 100 marks; to be levied, in default of payment, of her lands and chattels in the county of Middlesex.

The said Cicely acknowledges that she owes to Joan daughter of Richard de Heyle 100 marks; to be levied, in default of payment, of her lands and chattels in the county of Middlesex.

Feb. 19. John de Cormayles, knight, acknowledges that he owes to Henry de Westminster. Malynes 100*l.*; to be levied, in default of payment, of his lands and chattels in the county of Southampton.

*MEMBRANE 18d.*

Feb. 10. To the sheriff of Northampton. Order to cause regard to be made in the Westminster. forest of Rokyngham before the coming of the justices of the Forest, the regard be made before Easter.

[*Capitula.*]

June 10. The like to the sheriff of Cumberland, with the same *capitula*, to make Thunderley. regard in the forest of Inglewod before the Nativity of St. Mary.

*MEMBRANE 17d.*

Feb. 20. Ralph de Gorges acknowledges that he owes to William Loveday 300*l.*; Westminster. to be levied, in default of payment, of his lands and chattels in the counties of Somerset and Dorset.

William Loveday acknowledges that he owes to Simon de Senevyle 300*l.*; to be levied, in default of payment, of his lands and chattels in the counties of Oxford and Northampton.

John Reyner of York acknowledges that he owes to Nicholas de Sutton, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in the county of York.

Enrolment of release by Thomas March of Wessenham, son and heir of Katherine, daughter and heiress of Humphrey de Grauntcourt, eldest son of Walter de Grauntcourt the elder, to Sir Hervey de Stanton of his right in all the lands, etc., of the aforesaid Walter in the towns of Felstede, Little Raynes and Great Raynes, Stebbinge, and Naylingherst in the county of Essex, to wit the lands that Hervey holds by feoffment of Thomas de Grauntcourt or otherwise. Dated at Westminster, 20 February, 8 Edward II. Witnesses: John de Ingham, Henry de Thurston and Walter Ryvel, of the county of Suffolk; James de Croxton, of the county of Norfolk; Richard son of Simon de Halsted, John Dyn, John le Porter, and Richard son of Andrew, of the county of Essex.

1315.

*Membrane 17d—cont.*

*Memorandum*, that Thomas came into chancery at Westminster, on Friday before St. Peter in Cathedra, and acknowledged the above deed.

Feb. 20. Peter de Dounham acknowledges that he owes to William de Flote, citizen of London, 60s. ; to be levied, in default of payment, of his lands and chattels in the county of Cambridge.

Matthew Owayn acknowledges that he owes to Richard Lovel 120l. ; to be levied, in default of payment, of his lands and chattels in the counties of Wilts and Dorset.

*Cancelled on payment.*

Adam de Crombe acknowledges that he owes to Robert de Navesby, clerk, 60l. ; to be levied, in default of payment, of his lands and chattels in the county of Worcester.

Feb. 21. John de Sudbury, knight, acknowledges that he owes to Simon de Westminster. Everesdon 100s. ; to be levied, in default of payment, of his lands and chattels in the county of Bedford.

*Cancelled on payment.*

Peter de Lymesy, knight, acknowledges that he owes to Henry de Ernesfast 500l. ; to be levied, in default of payment, of his lands and chattels in the county of Warwick.

Feb. 24. Geoffrey de Say acknowledges that he owes to John de Merkyngfeld, Westminster. clerk, 200l. ; to be levied, in default of payment, of his lands and chattels in the counties of Middlesex, Hertford, and Kent.

Walter, bishop of Worcester, acknowledges that he owes to Robert de Somery of Byshampton 60l. ; to be levied, in default of payment, of his lands and chattels in the county of Winchester (*sic*).

Robert le Venur, clerk, and Robert de Bromfeld acknowledge that they owe to Laurence de Rustiton 80l. ; to be levied, in default of payment, of their lands and chattels in the counties of Leicester, Gloucester, Kent, and Sussex.

Feb. 25. Roger de Mortuo Mari of Wyggemore acknowledges that he owes to Westminster. Isabella, daughter of Gilbert de Clare, late earl of Gloucester and Hertford, 300l. ; to be levied, in default of payment, of his lands and chattels in the county of Salop.

Roger de Solers of Nene acknowledges that he owes to John de Frene of Nene Solers 200l. ; to be levied, in default of payment, of his lands and chattels in the county of Salop.

*MEMBRANE 16d.*

March 1. Robert de Boyvill, parson of the church of Oxendon, diocese of Lincoln, Westminster. acknowledges that he owes to William de Ayremynn, clerk, 50s. ; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in the said diocese.

*Cancelled on payment.*

Reginald Gobytheweye of Heyton acknowledges that he owes to Robert de Marchumleye, clerk, 40s. ; to be levied, in default of payment, of his lands and chattels in the county of Salop.

1315.

*Membrane 16d—cont.*

John de Crumbwell acknowledges that he owes to Peter de Lymesy, executor of the will of John de Monte Forti, 20*l.*; to be levied, in default of payment, of his lands and chattels in the county of Northampton.

Nicholas son of Thomas de Portyngton acknowledges that he owes to Thomas de Portyngton, clerk, 40*s.*; to be levied, in default of payment, of his lands and chattels in the county of York.

Assignment of dower to Juliana, late the wife of John de Herumvill, made before the escheator at Wednesburi, on 10 March, 8 Edward II., by the oath of Thomas de Derlaston, John Aynmog' (*sic*), Roger Basset, William de Derlaston, Philip Attehalle, and Hugh de Grete; to wit a hall and pantry, with an old loft (*solarium*) and cellar near the kitchen, with a brewhouse and a house called 'le Knedhous'; a moiety of the stable of the house towards the cowhouse and a chamber over (*ultra*) the gates, with a moiety of the long sheephouse as set out by bounds; the middle part of the garden with curtilage, and the middle of the Culver $\frac{3}{4}$ art, with free ingress and egress to all the said houses; the plot of land between the hall and kitchen in breadth and between the loft and the Knedhous in length to be held in common, together with the easement of the well, and the outer court to be undivided but common; a third of a dovecot; a part of barn (*grang'*) at Trouteslond towards the sheep-house as set out by bounds, with a third of a plot of land there; 16 selions of lands in Mouweyesfeld; 3 $\frac{1}{4}$  selions in the middle of Theresmoreforling, and 8 selions at the top of the same field in the middle, and 2 selions in the Dale; 5 selions in Ladicrof towards the north; 10 selions in Ladicrof near Alradeswalle; 10 selions in Ladicroft near Kyngeshulleslone, and 7 butts there; 2 selions and 2 butts in Depesich; 2 selions in the Webbelond at Ruggewestile; 3 selions in the same field; 2 selions on Blakenmulde; a selion in Aytaker near Bradeswalle towards Clopecotes; 2 selions in Aytaker near Wedneswalle; 7 selions in Ciresshale; 8 selions in le Medwer $\frac{3}{4}$ art; a selion in the Morforlong; 4 selions near Godichescrof; 9 selions and 7 butts in Godichescrof; 6 selions in le Herdewyk; a plot of land near Wetecrof near Mointhron; 6 selions in Kyngeshulleforlong; 5 selions in Mointhorneforlong; 2 selions in the same field; 5 selions in le Hullefeld under the garden; 2 selions and 2 butts on the east under the hall; 5 selions in the *cultura* called 'le Prestesthorn'; 3 selions under the house of Thomas atte Delf; 6 selions in le Stockynge; 8 selions in Lerindingge; 11 selions under the ditch; 8 selions in the same field; 11 selions and 12 butts in Bruche at Bernescote; 2 selions in le Moinweyesfeld as Leybruk; 3 selions 'above the dale in Aytaker'; a selion on the east; 3 selions and a butt in Apelt[r]eforlond; 2 selions at le Crabbe Tree; three selions near the croft of Alexander; a selion in Chirchefeld near the house of Thomas Bonde; a selion near le Perie; the middle part of Webbelaxston; the middle part of the field that belonged to John le Brennere; a third of the fishery [and] of all the marlpits (*marleriarum*); a part of Springgeswallemedwe near Monewey; the middle part of Alradeswallewey, Walculmenemedwe, Mostmormedwe, Godichescrofmedwe; a part of Oldecrof le Erdingge; the middle of a piece of waste on Pelchet; the middle part of Gerveyse Heye; a third of a water-mill, worth yearly 6*s.* 8*d.*; a third of an iron mine, worth 6*s.* yearly; 19*s.* 9*d.* of the rents of assize of the following free tenants: William Golde 5*d.*; John son of Reginald, 12*d.*; Hugh de Grete, 8*s.*; John atte Halle, 4*s.* 2*d.*; Richard de Grete, 2*d.*; John Dymmog, 2*s.* 8*d.*; Thomas Bonde, 14*d.*; William de Luttelhay, 6*d.*; Richard le Fremon, 6*d.*; John le Stunter, nothing; Roger Illari, 14*d.*; John de Herumvill, 4*d.*; and 26*s.* 11 $\frac{1}{2}$ *d.* of the rents of customary tenants, to wit Thomas de Erbury, 2*s.* 8*d.*; Richard atte Grene, 2*s.* 7*d.*; Henry atte Lid $\frac{3}{4}$ ate, 4*s.* 6*d.*; Henry le Palmar, 2*s.* 3*d.*; Richard le Rewe, 13*d.*; Richard atte Oke, 3*s.* 6 $\frac{1}{2}$ *d.*; William son of Walter, 3*s.* 3*d.*; Thomas atte

1315.

*Membrane 16d—cont.*

Delf, 4s.; and 5s. 10½d. of the rents of cotrells, to wit Richard Podyng', 6½d.; Thomas son of Henry, 13d.; William le Couherde, 20d.; William son of Ralph, 6d.; Philip Nithtyngale, 4d.; John Cloke, 9d.; Walter de Luttlehay, 4d.

March 10.  
Westminster.

To the constable of Tykhill castle, or to him who supplies his place. Order to put Boniface de Saluciis, upon whom the late king conferred the free chapel of Tykhill, or his proctor in corporal possession of the church of Ludham, diocese of York, which he has held for some time as of the free chapel of Tykhill, conferred upon him by the late king, the king having, under the belief that the church aforesaid was a mother church and void, presented his clerk Robert de Emeldou to that church and requested W. archbishop of York to institute him thereto, which presentation the king has revoked.

*MEMBRANE 15d.*

Enrolment of release by John son of John de Sellingg', son of the late Sir John de Sellingg', knight, the elder, to John de Sellingg', citizen and spicer (*apothecario*) of London, of his right in the manor of Scherlonde in Plukele, in the county of Kent, which the releasee has of the feoffment of the releasor's father. Dated at London, 3 March, 8 Edward II.

*Memorandum*, that John son of John came into chancery at Westminster, on the said day, and acknowledged the above deed.

Feb. 1.  
Westminster.

To the *podestà*, captain, priors, and community of Florence. Request that they will call before them Emericus de Friscobaldia, their fellow-citizen, and compel him to satisfy William, called 'Person Fulberti,' for 500 marks sterling, due to him for money lent to the late king, which sum the king ordered Emericus, then receiver of his customs and of divers issues of the realm, to pay to him, the king having subsequently caused that sum to be allowed to Emericus in his account believing that he had paid it to William, who now informs the king that he has not received the same.

By K.

March 8.  
Westminster.

Master Richard de Haveryng', clerk, acknowledges that he owes to Hamo Godchep', mercer of London, 74l.; to be levied, in default of payment, of his lands and chattels in the county of Bedford.

*Cancelled on payment.*

Roger de Engelfeld, knight, acknowledges that he owes to William de Bereford the elder, 40l.; to be levied, in default of payment, of his lands and chattels in the counties of Oxford and Berks.

Baldwin de Grenefeld and Richard de Melford acknowledge that they owe to Thomas de Portyngton, clerk, 100s.; to be levied, in default of payment, of their lands and chattels in the county of Cambridge.

*Cancelled on payment.*

Simon de Drayton acknowledges that he owes to John de Sancto Mauro, 10l.; to be levied, in default of payment, of his lands and chattels in the county of Northampton.

March 4.  
Westminster.

To Master Peter le Rous, late receiver of the issues of the duchy [of Aquitaine]. Order to come to the exchequer to render his account in the octaves of the Holy Trinity instead in the quinzaine of Easter, as previously ordered.

1315.

*Membrane 15d—cont.*

The like to Master Arnold de Ryvali, executor of the will of Master Peter Emerici, late constable of Bordeaux.

The like to Master John Guycardi, controller of Bordeaux.

Feb. 28. To the archbishop of York. Order to assign without delay to the king's  
Westminster. clerk William de Langeton the yearly pension that the late king ordered him to assign to the said clerk until provided by the archbishop with a benefice, the late king having nominated him to receive the pension due to one of his clerks by reason of the new creation of the archbishop, as the said clerk complains that he has not obeyed the order.

March 8. William de Hoo of Canterbury, mason (*mazoun*), acknowledges that he  
Westminster. owes to John Merlyn of Hoo 20*l.*; to be levied, in default of payment, of his lands and chattels in the county of Kent.

John de Wyndesore, parson of the church of Hockele, diocese of London, acknowledges that he owes to Master Robert de Wakefeld, executor of the will of Robert de Wakefeld, 4*l.*; to be levied, in default of payment, of his lands and chattels in the county of Essex.

Henry de Gosehale acknowledges that he owes to Master James de Cobeham 20 marks; to be levied, in default of payment, of his lands and chattels in the county of Kent.

John de Bolon' of London and Avelina de Asshendon put in their places Luke de Grendon of London to sue for, and receive the 12*l.* that Richard Eustace, of the county of Northampton, lately acknowledged in chancery that he owed to Avelina.

March 16. James de la Parrok acknowledges that he owes to John Malemeyns of  
Sheen. Walwershare 60*l.*; to be levied, in default of payment, of his lands and chattels in the county of Sussex.

Robert de Monte Alto acknowledges that he owes to Bartholomew Seneward and Burnettus William de Luk', merchants and citizens of London, 350*l.*; to be levied, in default of payment, of his lands and chattels in the county of Norfolk.

The chancellor received the recognisance.

*Cancelled on payment.*

Nicholas de Menill acknowledges that he owes to William de Ayremynn, clerk, 11*l.*; to be levied, in default of payment, of his lands and chattels in the county of York.

*Cancelled on payment.*

Enrolment of deed of Mauger son of Laurence, lord of Rugog', binding himself to pay a yearly rent of ten marks to Baldwin de Bello Prato for his life, from his manor of Rugog' and the hamlets of Hensins Wyting', Hensins Mur, and Trewynt, near Rugog'. Dated at London, 12 March, 8 Edward II.

*Memorandum*, that Mauger came into chancery at the Friars Preachers, London, on the above day, and acknowledged the above deed and put Baldwin in seisin of the rent and paid him 20*s.* in part payment for the first term.

March 14. To the men of Leicester. Order to give credence to the king's clerk  
Westminster. Adam de Herewynton, whom the king has appointed to explain certain of his affairs to them, and to carry such affairs to completion. [*Parl. Writs.*]

1315.

*Membrane 15d—cont.*

The like to the following:

|                                                |                                                              |
|------------------------------------------------|--------------------------------------------------------------|
| The men of Worcester                           | } to give credence to the said Adam.                         |
| The men of Warwick                             |                                                              |
| The mayor ( <i>sic</i> ) and men of Gloucester | } to give credence to Master John Waleweyn. [ <i>Ibid.</i> ] |
| The mayor and men of Shrewsbury                |                                                              |
| The men of Bristol                             |                                                              |
| The men of Hereford                            |                                                              |

William de Basyng' acknowledges that he owes to John Malemeyns of Waldwalshare (*sic*), knight, 20*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Enrolment of petition of David, earl of Athole (*Dasteles*), to the king and council, praying for restoration of his inheritance, which was given during the ordinances, to wit on 15 July, in the fifth year of the reign, contrary to the ordinances, wherefor the grant was repealed, he having been deprived (*forsjuggetz*) of all his lands in Scotland for adhering to the king. *French.*

Response: 'This petition was read before the king in full parliament before the prelates, earls, barons, and others, and answered as follows: The earl's ancestor, through whom he demands the inheritance, forfeited all his right against the king, and suffered loss (*mise*), so that the earl cannot demand the land as his inheritance, but the king has nevertheless given him other lands of like value because he could not restore the land that he claimed as his inheritance, whereby he ought not to have again what he claims in such manner. *French.*

*MEMBRANE 14d.*

Enrolment of release by Margery de Basingg', wife of the late Sir Robert de Basingg', knight, and Reginald de Basingg', his son, to John Vanne, citizen of London, of their right in the manor of Peckham in the parish of Canerwell, which they lately demised to him for nine years from Midsummer, 7 Edward II. Dated at London, 10 March, 8 Edward II. Witnesses: Sir John de Uvedale, knight; Stephen de Beckwell; Richard the clerk of Suthwerk; Roger le Poleter; John de Wynton; Stephen Ermyner; Richard Ode.

*Memorandum*, that Margery and Reginald came into chancery at Westminster, on the said day, and acknowledged the above deed.

*Vacated because Margery and Reginald and Jakelina, wife of John Vanne, and John Vanne, his son and heir and executor, came into chancery at London, on 27 April, in the eleventh year of the reign, and brought back the above deed and cancelled it.*

Enrolment of agreement between John Vanne, citizen of London, and the said Margery and Reginald, whereby John agrees that the above deed shall be annulled upon payment of 50 marks at Easter, 1316, and of the like sum at the two following Easters, saving to him the term for which the manor was previously demised to him. Witnesses as above. Dated at London, 12 March, 8 Edward II.

[*Vacated as above.*]

March 13. Brother Henry, master of the hospital of St. John the Baptist of Westminster. Briggewauter, and John de Draycote acknowledge that they owe to John

1315.

*Membrane 14d—cont.*

de Merkyngfeld, clerk, 40*l.*; to be levied, in default of payment, of their lands and chattels in the county of Somerset.

*Cancelled on payment.*

Nicholas de Teukesbury acknowledges that he owes to John de Norton 20 marks; to be levied, in default of payment, of his lands and chattels in the county of Devon.

March 14. John de Sulle, knight, acknowledges that he owes to Henry Batesteste  
Westminster. 12*l.* 10*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in the county of Gloucester.

*Cancelled on payment.*

Thomas de Haverhill of Belestenn' acknowledges that he owes to Roger de Sutton, clerk, 40*s.*; to be levied, in default of payment, of his lands and chattels in the county of Essex.

March 14. To Nigel Onhanlam, duke of Erchre. Request that he will give  
Westminster. credence to Edmund le Botiller, justiciary, Richard de Bereford, chancellor, and Master Walter de Islep, treasurer of Ireland, whom the king has enjoined to explain to him by word of mouth certain of his affairs, and that he will carry out and expedite such affairs. [*Fœdera; Parl. Writs.*]

The like to eighty-four archbishops, bishops, priors, dukes, communities, etc., in Ireland. [*Ibid.*]

April 2. Ralph de Verley of Norwich came before the king, on Wednesday after  
Windsor. the close of Easter, and sought to replevy his land in Norwich, taken into the king's hands for his default before the justices of the Bench against Roger de Bokenham and Emma his wife and John Torold and Agnes his wife. This is signified to the justices.

*MEMBRANE 13d.*

March 16. Henry son of Hugh acknowledges that he owes to Robert le Vavasour,  
Westminster. parson of Fryston church, 60*l.*; to be levied, in default of payment, of his lands and chattels in the county of York.

Robert le Vavasour acknowledges that he owes to the said Henry 53*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in the county of York.

March 20. Thomas de Wendelesworth acknowledges that he owes to Ralph de  
Windsor. Anne 30*l.*; to be levied, in default of payment, of his lands and chattels in the county of Surrey.

March 14. To W. bishop of Coventry and Lichfield, late master of St. Leonard's  
Westminster. hospital, York, or to him who supplies his place there. Order to deliver the hospital to the king's clerk John de Hothum, to whom the king has granted it for life.

To the sheriff of York. Order to put the said John in corporal possession of the hospital, in case the bishop or he who supplies his place neglect or refuse to deliver the same to him.

By K. on the information of the archbishop of Canterbury.

March 27. To John de Butetourt. Order to take council forthwith with the men of  
Westminster. Yarmouth and others whom he shall think fit, so that he may meet with sufficient power thirteen great cogs of the Scotch rebels and their adherents now in the port of Sluys (*Exclusis*) in Flanders for the purpose of taking



1315.

*Membrane 13d—cont.*

armour, victuals, and other goods thence to Scotland, and prevent their leaving that port for Scotland, and arrest them in case they leave the port. [Fœdera.] By p.e.

March 9. To the sheriff of Stafford. Order to pay to Robert de Dotton and John Westminster. de Perton, knights of the shire, 19*l.* 4*s.* 0*d.* for their expenses attending the parliament at Westminster on Monday the octaves of St. Hilary, whence they returned on Sunday before St. Gregory the Pope, to wit 4*s.* a day each, and their expenses in coming and returning. [*Parl. Writs.*]

The like for the payment of the knights of thirty-five counties. [*Ibid.*]

The like for the payment of 4*l.* 16*s.* 0*d.* to the citizens and burgesses of sixteen cities and boroughs, at the rate of 2*s.* a day each. [*Ibid.*]

*MEMBRANE 12d.*

March 19. John Tuckere and Matilda his wife came before the king, on Wednesday Windsor. after St. Gregory the Pope, and sought to replevy their land in Wedon Pynkeny, taken into the king's hands for their default before the justices of the Bench against Thomas Wale and Lucy his wife. This is signified to the justices.

John de Lathebury came before the king, on the above day, and sought to replevy his land in Wedon Pynkeny, taken into the king's hands for his default before the justices of the Bench against the said Thomas and Lucy. This is signified to the justices.

Feb. 10. To L[ouis], king of France. The king has received complaint from Westminster. John de Roede, merchant of Divises, that whereas he lately went to St. Omer, where the English merchants have their staple by licence of king Louis's father, with divers goods for the purpose of trade, the counts of Poitou and St. Pol, then holding the place of the said king's father there, caused twenty-four pieces of cloth of Ghent (*Gaunt*) of his, value 60*l.*, to be arrested in his inn in that town by their marshals and to be removed thence, and although the counts have been prayed by the mayor and merchants of this realm holding that staple to cause restitution to be made to the said merchant, according to the liberties granted to them by the said king's father, they have not done so; wherefore the king requests him to hear the complaint of the said merchant and to cause restitution or satisfaction to be made to him, certifying the king of his proceedings by the bearer hereof.

March 3. To John de Evre, late escheator beyond Trent. Order to restore to Westminster. Eleanor, late the wife of Henry de Percy, tenant in chief, the issues received since 6 November last from the lands in the county of York that the king ordered him to deliver to her as her dower, she having complained that he refuses to deliver the said issues to her although he has delivered the lands.

March 13. Edward Charles acknowledges that he owes to Adam de Osgodeby, clerk, Westminster. 5 marks; to be levied, in default of payment, of his lands and chattels in the county of Suffolk.

*Cancelled on payment.*

April 3. Getuchius Honesti, merchant of Lucca, acknowledges that he owes to Westminster. Gilbert Bonrouncini, merchant, 170*l.*; to be levied in default of payment, of his lands and chattels in the city of London.

The chancellor took the recognisance.

1315.

*Membrane 12d—cont.*March 15.  
Westminster.

To the prior and convent of Winchester. Request that they will lend to the king 200*l.* for the purchase of provisions for the expedition to resist the Scotch invasion, and that they will send the money to the exchequer by the quinzaine of Easter at the latest. The king will cause letters patent to be made for speedy repayment of the same from the twentieth of the community or the fifteenth of the citizens and burgesses, or the tenth of the clergy.

By K.

[*Fœdera ; Parl. Writs.*]

The like for various sums to thirty abbots, priors and convents. [*Ibid.*]

The like for various sums to forty-five Cistercian abbots, priors, and convents. [*Ibid.*]

March 15.  
Westminster.

To the master of the order of Sempryngham. Request that he will lend, with the help of the priors of the order in England, 2,000*l.* for the above purpose until the quinzaine of Michaelmas. [*Ibid.*]

By K.

The like to thirteen abbots and convents of that order, '*mutatis competententer mutandis.*' [*Ibid.*]

## MEMBRANE 11d.

April 3.  
Windsor.

John de Dummer, knight, acknowledges that he owes to William Paynel 40*l.*; to be levied, in default of payment, of his lands and chattels in the county of Somerset.

April 2.  
Windsor.

Robert de Kendale came before the king, on Wednesday after the close of Easter, and sought to replevy his and his wife Margaret's land in Putham, taken into the King's hands for their default before the justices of the Bench against Margery late the wife of Nicholas de Boys. This is signified to the justices.

April 4.  
Windsor.

William Hodyng came before the king, on Friday after St. Richard the Bishop, and sought to replevy to David son of David de Flitewyk the said David's lands in Godeshestre, Writtle, and Rothinge St. Margaret's, taken into the king's hands for his default before the justices of the Bench against Edmund son of John son of Simon. This is signified to the justices.

April 2.  
Windsor.

Thomas Freman of Grauncemore came before the king, on Wednesday after the close of Easter, and sought to replevy his land, taken into the king's hands for his default before the justices of the Bench against Alan Romund. This is signified to the justices.

April 1.  
Windsor.

To L[ouis], king of France. Request that he will give orders to his ministers to permit John le Clerk, burgess of Berwick-on-Tweed, to carry through his realm four hundred bushels (*modios*) of wheat and barley and eighteen barrels of flour and pease lately bought by him at Amiens, as he has found the king in chancery security that he will not take the above to the Scotch rebels or to Flanders, but that he will bring them to England or to Berwick-on-Tweed, and there expose them for sale.

*Memorandum*, that John de Causton of the city of London, Elias le Keller, William de Hatford, and Walter le Foundour, of the same, mainperned in manner abovesaid for the said John le Clerk.

March 26.  
Windsor.

Henry de Oldyngton, the king's yeoman, is sent to the master and brethren of God's House, Dover, to receive such maintenance therein as Henry Blesde, deceased, had there at the late king's request.

By p.s. [3284.]

1315.

*Membrane 11d—cont.*April 4.  
Windsor.

William le Bakere is sent to the abbot and convent of Middelton to receive the necessities of life in that house, and to have a chamber to dwell in.

Alan de Kanc[ia], parson of the church of Holy Trinity, Dorchester (*Dors'*), diocese of Salisbury, acknowledges that he owes to William de Billyngleye 72s.; to be levied, in default of payment, of his lands and chattels in the county of Dorset.

*Cancelled on payment.*March 29.  
Windsor.

To R. bishop of Durham. Order to cause satisfaction to be made to Roger de Northburgh, parson of the church of Forde, out of the goods of Robert Heron, the late parson, sequestrated and taken into the king's hands by the bishop and the king's ministers for debts due from him to the king at his death, for the defects of the chancel, books, vestments, and other ornaments of the church and of the parsonage-house, for which Roger ought to be satisfied, in accordance with church law, according to the inquisition taken by the bishop's authority. If the goods sequestrated by him are insufficient to satisfy Roger, he is to certify Master John de Weston, chamberlain of Scotland, whom the king has ordered to satisfy Roger for what is wanting out of Robert's goods taken by him into the king's hands.

By p.s. [3289.]

Mandate in pursuance to the said John de Weston.

April 6.  
Windsor.

Hugh Cade, who long served the king, is sent to the abbot and convent of Shireburn to receive the same allowance in food, clothing, and other necessities as Richard le Potager, deceased, had in their house.

By p.s. [3296.]

Thomas Freyn, who served the king and his father, is sent to the prior and convent of Caresbrok', in the Isle of Wight, to receive the same allowance as Philip de Candevre, deceased, had in that house. By p.s. [3295.]

Thomas Freman of Grauncemore acknowledges that he owes to Alan Romund 100s.; to be levied, in default of payment, of his lands and chattels in the county of York.

John de Mereworth acknowledges that he owes to Clement de Morton 10l.; to be levied, in default of payment, of his lands and chattels in the county of Kent.

The prior of Donsterre acknowledges, for himself and his convent, that he owes to Master Reginald de Campo Arnulphi 100s.; to be levied, in default of payment, of their lands and chattels in the county of Somerset.

John de Alresford, vicar of the church of Donden, diocese of Bath and Wells, acknowledges that he owes to John de Sandale, clerk, 66l.; to be levied, in default of payment, of his lands and chattels in the county of Somerset.

April 13.  
Windsor.

John Marmyon of Chakenden acknowledges that he owes to Adam de Hoghton 40s.; to be levied, in default of payment, of his lands and chattels in the county of Oxford.

The prior of Merton acknowledges, for himself and convent, that he owes to William Paynel 100 marks; to be levied, in default of payment, of their lands and chattels in the county of Surrey.

John Peverel, knight, acknowledges that he owes to Matthew de Furneux 100l.; to be levied, in default of payment, of his lands and chattels in the counties of Dorset and Southampton.

*Cancelled on payment, acknowledged by Simon de Furneux, executor of the will of Matthew.*

1315.

*Membrane 11d—cont.*

The said John acknowledges that he owes to the said Matthew 50 marks; to be levied, in default of payment, of his lands and chattels in the above counties.

Roger de la Hay, of the county of Hereford, is elected by the sheriff coroner of that county by the king's writ.

William de Thorntoft, clerk, acknowledges that he owes to William de Ayremynn, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in the county of York.

*Cancelled on payment.*

*MEMBRANE 10d.*

April 16. Richard de Duffeld, parson of the church of Lugteburgh, diocese of  
Westminster. Lincoln, who is continuously engaged in the king's service, has letters to the bishop of Lincoln not to compel him to reside in his benefice whilst engaged in the king's service.

Enrolment of release by John son of Ivo de Pilesdone to John de Westcote of his right in the manor of Badeligh and in the reversion of the same, which John de Westcote had by demise from Emma de Pilesdone, great-grandmother of the releasor, and of his right in the demesne, rent, and all services of the manor. Witnesses: Sir John de Foxle, knight; Sir John de Scures, knight; Sir Thomas de Coudray, knight; John de Bourne, clerk; Robert de Thorncombe; William de Batesford; William de Preslond; John de la Hale; John Elys of Mattingeligh; Nicholas de la Hale. Dated at Westminster, 16 April, 8 Edward II.

John de Westcote acknowledges that he owes to John son of Ivo de Pilesdone 80*l.*; to be levied, in default of payment, of his lands and chattels in the county of Southampton.

*Cancelled on payment.*

April 17. Hugh le Despenser the younger acknowledges that he owes to John  
Westminster. Giffard of Weston, the elder, 2,000*l.*; to be levied, in default of payment, of his lands and chattels in the counties of Essex, Cambridge, and Suffolk.

Roger de Engelfeld acknowledges that he owes to John Bisshop 16 marks; to be levied, in default of payment, of his lands and chattels in the county of Berks.

April 18. John de Medefeld, John de Wodhull, Thomas Cokerel, and Robert Rose  
Westminster. acknowledge that they owe to Thomas de Brotherton, earl of Norfolk, 100 marks; to be levied, in default of payment, of their lands and chattels in the counties of Norfolk and Suffolk.

*Cancelled on payment.*

Gerard de Aldenardo acknowledges that he owes to John Waleweyn 100*s.*; to be levied, in default of payment, of his lands and chattels in the counties of Hertford and Kent.

John Daubeney acknowledges that he owes to Elias de Godele 40*l.*; to be levied, in default of payment, of his lands and chattels in the county of Southampton.

Robert Achard acknowledges that he owes to Elias de Sancto Albano 80*l.*; to be levied, in default of payment, of his lands and chattels in the county of Berks.

*Cancelled on payment.*

1315.

*Membrane 10d—cont.*April 18.  
Westminster.

Nicholas de Kyriollis, knight, acknowledges that he owes to Francis de Aldham, knight, 100 marks; to be levied, in default of payment, of his lands and chattels in the county of Kent.

*Cancelled on payment.*

Richard de Merewell acknowledges that he owes to John de Geyrgrave, clerk, 2 marks; to be levied, in default of payment, of his lands and chattels in the county of Middlesex.

April 21.  
Westminster.

John Peche, lord of Hampton, acknowledges that he owes to Eleanor, late the wife of Henry de Percy, executrix of the will of Richard de Arundell, her brother, 200 marks; to be levied, in default of payment, of his lands and chattels in the counties of York and Warwick.

John la Warre acknowledges that he owes to Nicholas de Ardern 36*l.*; to be levied, in default of payment, of his lands and chattels in the counties of Northampton, Lincoln, and Rutland.

*Cancelled on payment.*April 22.  
Westminster.

John de Garton of Fryton acknowledges that he owes to Thomas de Lovayne 100 marks; to be levied, in default of payment, of his lands and chattels in the county of York.

*Cancelled on payment.*April 24.  
Westminster.

Richard de Bachesworth acknowledges that he owes to Simon de Swanlund 2,000*l.*; to be levied, in default of payment, of his lands and chattels in the county of Middlesex.

*Memorandum, that the chancellor received this recognisance.**Cancelled on payment.*

The said Richard acknowledges that he owes to the said Simon 400*l.*; to be levied, in default of payment, of his lands and chattels in the county of Hertford.

*Memorandum, that the chancellor received this recognisance.**Cancelled on payment.*

John de la Beche, knight, acknowledges that he owes to Richard de Barbeflete of Suthampton, 200*l.*; to be levied, in default of payment, of his lands and chattels in the county of Southampton.

*Memorandum, that the chancellor received this recognisance.**Cancelled on payment.*

The said Richard acknowledges that he owes to the said John 500 marks; to be levied, in default of payment, of his lands and chattels in the above county.

*Memorandum, that the chancellor took the recognisance.**Cancelled on payment.*

Margaret, late the wife of Henry de Pynkeny, acknowledges that she owes to William de Bosco 100*l.*; to be levied, in default of payment, of her lands and chattels in the counties of Northampton, Buckingham, and Essex.

Nicholas de Eye acknowledges that he owes to Edmund, earl of Arundel, 200 marks; to be levied, in default of payment, of his lands and chattels in the county of Buckingham.

Richard de Pevenese acknowledges that he owes to Edmund le Botiller of Irlaunde 10 marks; to be levied, in default of payment, of his lands and chattels in the counties of Berks and Sussex.

1315.

*Membrane 10d—cont.*

John son of Roger de Mereworth acknowledges that he owes to Joan de Mereworth, his mother, 1,000*l.*; to be levied, in default of payment, of his lands and chattels in the county of Kent.

Ralph, rector of Assherugge, puts in his place brother Walter de Donestaple, or brother William de Harewold, or John de Aston, to answer before the king's council a petition exhibited by the brethren of the hospital of St. Thomas the Martyr of Acre (*Acon*), London.

April 25.  
Westminster.

John Rydel of Halghton acknowledges that he owes to John son of Robert le Personesson of Halghton 43 marks; to be levied, in default of payment, of his lands and chattels in the county of Leicester.

Marmaduke de Thwenge and John de Hasthorp acknowledge that they owe to Simon de Swanelond, merchant of London, 100 marks; to be levied, in default of payment, of their lands and chattels in the county of York.

*Memorandum*, that the chancellor received the recognisance.

*Cancelled on payment.*

*MEMBRANE 9d.*

Enrolment of grant by Peter, prior of St. Mary's, Southwerk, and the convent of the same, to Thomas de Evesham, clerk of the king's chancery, in consideration of his good service to them, of a yearly pension of 100*s.* for life, from their manor of Taddeworth, in the county of Surrey. Dated in their chapter at Southwerk, 12 Kal. May, 1315.

*Memorandum*, that the prior came into chancery at Westminster, on Friday the feast of St. Mark, and acknowledged the above deed.

April 27.  
Westminster.

Thomas de Litlyngton acknowledges that he owes to Nicholas de Langedon 40 marks; to be levied, in default of payment, of his lands and chattels in the county of Sussex.

April 25.  
Westminster.

Philip de Lodelowe, citizen of London, acknowledges that he owes to Thomas de Evesham, clerk, 4 marks; to be levied, in default of payment, of his lands and chattels in the city of London.

April 20.  
Westminster.

To the sheriff of Salop. Order to cause proclamation to be made that it was the king's intention, from the time of the grant of the twentieth granted to him to resist the Scotch invasion, that the requests of the commons concerning the ordinances lately made and approved by the king, and for keeping Magna Carta and the charter of the Forest, and for making perambulations of the Forest shall be observed in all things, and the king has caused persons to be appointed to make the perambulation. By K.

[*Parl. Writs.*]

The like to all the sheriffs of England.

To the taxors and collectors of the twentieth in the county of Salop. Order to intend the assessment and levy of the twentieth so that it may be paid to the king at the terms fixed for payment, the king being in need of money to resist the Scotch invasion. By K.

[*Ibid.*]

May 3.  
Westminster.

John de Wondene acknowledges that he owes to Maurice de Berkele 2,000*l.*; to be levied, in default of payment, of his lands and chattels in the county of Somerset.

*Cancelled on payment.*

April 28.  
Westminster.

Master Nicholas de Stretton acknowledges that he owes to Walter son of Thomas de Sancto Andrea 20*l.*; to be levied, in default of payment, of his lands and chattels in the county of Wilts.

1315.

*Membrane 9d—cont.*

Laurence de Sancto Mauro acknowledges that he owes to Maurice de Berkele 4,000*l.*; to be levied, in default of payment, of his lands and chattels in the county of Somerset.

Master Richard de Haveryngg', clerk, acknowledges that he owes to the executors of the will of Ralph de Hengham 50 marks; to be levied, in default of payment, of his lands and chattels in the counties of Buckingham and Wilts.

*Cancelled on payment, acknowledged by John de Hengham, executor of the said Ralph.*

Enrolment of letters of Osbert, abbot of Dureford, Hervey de Staunton, William Eyat, and John de Brudeford, executors of the will of the late Sir Henry de Gu[il]deford, releasing Walter le Gras of Cheyham from a debt of 155*l.* in which he was bound to the said Henry by statute merchant, Robert de Keleseye having satisfied them at the suit of Walter. Dated at London, on Monday before the Ascension, 1315.

*Memorandum* that Osbert, Hervey, William, and John came into chancery, on the said day, and acknowledged the above deed.

May 2.  
Westminster.

Ralph de Shupton Moigne acknowledges that he owes to John de Wynterburn 40*s.*; to be levied, in default of payment, of his lands and chattels in the county of Gloucester.

Andrew de Staunford, skinner (*pelliparius*), and Roger de Lenne, citizens of London, acknowledge that they owe to Peter Shanke, of Brende Pelham, 10 marks; to be levied, in default of payment, of their lands and chattels in the city of London.

John de Brianzon, knight, acknowledges that he owes to John Bluet, knight, 300*l.*; to be levied, in default of payment, of his lands and chattels in the county of Essex.

*Cancelled on payment.*

Peter Descorce, merchant of Bayonne, acknowledges that he owes to William le Fort 9*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

*Cancelled on payment.*

May 4.  
Westminster.

Matthew de Redham acknowledges that he owes to Robert de Swynburn, knight, 50*l.*; to be levied, in default of payment, of his lands and chattels in the county of Norfolk.

Henry Rose, burgess of Great Yarmouth, acknowledges that he owes to Robert de Swyneburn 50*l.*; to be levied, in default of payment, of his lands and chattels in the county of Norfolk.

*MEMBRANE 8d.*

May 4.  
Westminster.

To Robert de Umframvill, earl of Anegos, keeper of the Forest beyond Trent. Order to survey, together with the sheriff of York, the perambulation, if there be one, begun without the king's knowledge by certain men of the county of York of their own boldness in the forest of Galtrre, who have proclaimed in the city of York that no forester should enter the forest under pain of losing his head, the king having ordered the sheriff to survey the same in company of the said keeper and to attach those who have made the perambulation. The king will shortly send certain persons to make the

1315.

*Membrane 8d—cont.*

perambulation there and in other forests as agreed in the last parliament and as contained in the great charter of the forest.

Mandate in pursuance to the sheriff of York.

May 1. To William Inge. Order to be at Westminster before the king and his council on the morrow of the Holy Trinity, to treat with the king and his council concerning certain of the king's affairs, and to do what he shall then be enjoined. [*Parl. Writs.*]

The like to nineteen others. [*Ibid.*]

May 8. Ellen daughter of John de Vilers of Marnham acknowledges that she owes to Ralph son of Master William de Clifton 10*l.*; to be levied, in default of payment, of her lands and chattels in the counties of Nottingham and York.

Nicholas de Teukesbury acknowledges that he owes to Thomas de Arkybus, citizen of London, 40*l.*; to be levied, in default of payment, of his lands and chattels in the county of Devon.

May 5. John de Oterhunte, who served the king and his father, is sent to the prior and convent of Stoke near Clare to receive for life the necessities of life for himself, a groom and a horse. By K.

Enrolment of release by Henry de Leveshagh, knight, to Sir William de Reppes, Ralph and Thomas his brothers, and Thomas de Hyndringham of his right in the manor of Leveshagh. Witnesses: Sir William de Bovill, knight, Sir Robert Baynard, knight, Simon son of Richard, Thomas son of Roger de Ormesby, John de Hedderset, Thomas de Egefeld, Roger son of Henry de Hyndringham. Dated at Westminster, Wednesday after St. John before the Latin Gate, 8 Edward II.

May 12. Hugh de Wodehous, chaplain, acknowledges that he owes to William son of Thomas de Seleby of York 10*l.*; to be levied, in default of payment, of his lands and chattels in the county of York.

The above William acknowledges that he owes to Peter de Calveton 20*s.*; to be levied, in default of payment, of his lands and chattels in the county of York.

Geoffrey atte Fanne of Retyndon acknowledges that he owes to Gilbert de Ebor[aco], clerk, 60*s.*; to be levied, in default of payment, of his lands and chattels in the county of Essex.

May 14. John son of Ralph de Cumberton came before the king, on Wednesday after SS. Nereus and Achilles, and sought to replevy his and his wife Joan's land in Berton, taken into the king's hands for their default before the justices of the Bench against Stephen Cosyn of Berton and Isabella his wife. This is signified to the justices.

May 7. To Peter Corbet and Beatrice his wife. Order not to enfeoff Edmund, earl of Arundel, of the castle of Caus and two parts of the manors of Caus, Wentenore, Munsterleye, Yokethull, Shelve, Hope, Overe Gordor, Nether Gordor, and Baughaltref, and of other lands, and of the reversion of the lands that Alice, late the wife of Peter Corbet, deceased, holds in dower of his inheritance, and of the reversion of the lands that Joan, late the wife of Henry de Bohun, holds for life of the said inheritance, by virtue of the king's licence to enfeoff the said Edmund, as the king has revoked the licence because it appears by a fine concerning the premises levied between the first-named Peter and Hugh de Bergham, chaplain, in the late king's court before the justices of the Bench that Peter holds them in tallaged fee, to wit



1315.

*Membrane 8d—cont.*

to himself and his heirs of the body, so that he cannot legally enfeoff the earl of the same.

The like, '*mutatis competeter mutandis*,' to the earl.

April 10.  
Windsor.

To W. count of Hainault, Holland, and Zeeland (*Seland'*) and lord of Friesland. Request that he will hear the petition of William Getur, burgess of Berwick-on-Tweed, and will cause justice to be done to him concerning his complaint that whereas he lately loaded at Berwick a ship of his called '*la Messager de Berewyk*' with hides, wool, and other merchandise of certain merchants of that town to be taken thence to Flanders to trade there, certain of the king's enemies of Scotland lay in wait for the ship, attacked it, and slew all the crew except one, and took the ship and cargo to Middelburgh in Zeeland in the count's dominion, where they are still detained. He is desired to write back by the bearer what he has done in this matter.

April 24.  
Westminster.

To the king of Castile, Leon, etc. The king has received complaint from Thomas Sturmyyn, David Warlan, Walter Poytin, John Lanwarn, Walter Piketoun, John Cendal, Richard Lopyn, Geoffrey Torritoun, Walter Coit, William Fassard, Thomas Arnaud, John Tankard, John Allexander, and Walter Goban, merchants of Haverford in Wales, that whereas they loaded a ship called '*la Mariote de Ly Yowel*' at Haverford with goods to be taken to Gascony to trade there, and the ship was driven by contrary winds to the port of Ruby de Sella in Spain, one Roderic Alvaridz entered the ship with a multitude of armed men, and took and carried away by armed force goods to the value of 400*l.*; wherefore the king requests him to cause restitution to be made to the said merchants or their proctors bearing these letters, and to cause them to be satisfied for their damages, writing back by the bearer what he has done in this matter.

*MEMBRANE 7d.*

April 10.  
Windsor.

To the sheriff of Middlesex. Order to cause proclamation to be made prohibiting anyone from hindering merchants or others bringing victuals to London, or from taking their victuals from them against their will, so that they cannot take their victuals to the city or market towns in his bailiwick for sale, and to certify the king in chancery of the names of any offenders, as the king learns from the chancellor, treasurer, barons of the exchequer and other his ministers engaged in London, and from the citizens, that divers forestallors meet merchants and others bringing victuals for sale according to the king's ordinance of the price of victuals, and compel them to sell their victuals to them, frequently carrying away their victuals by violence. [*Fadera.*]

The like to all the sheriffs of England. [*Ibid.*]

April 28.  
Westminster.

To the constable of Tikhull Castle. Order not to destrain Hugh de Crescy for homage for the lands that he holds of the king of the honour of Tikhull, as the king has granted him respite until Michaelmas.

The like in favour of Laurence de Chaworth.

May 10.  
Thunderley.

Robert de Barton acknowledges that he owes to Adam de Osgodeby, clerk, 100*s.*; to be levied, in default of payment, of his lands and chattels in the county of Northumberland and Cumberland.

May 6.  
Westminster.

To L[ouis], king of France. Request that he will order the bailiff of Amiens and other his ministers to permit the servants of Richard de Emeldon,

1315.

*Membrane 7d—cont.*

burgess of Newcastle-on-Tyne, to take thence to England the corn and other victuals bought by them, as he has found security in chancery not to take the victuals to the Scotch rebels or to Flanders, but to take them to Newcastle.

June 11.  
Canterbury.

To the sheriff of Kent. Order to cause proclamation to be made forbidding alien or native merchants or others from bringing clipped or counterfeit money into the kingdom or from using the same, under the penalty provided in the late king's ordinance concerning such money. By C.

[*Fœdera.*]

The like to all the sheriffs of England. [*Ibid.*]

*Memorandum*, that Sir William de Crockelad and Sir John de Norhampton, *Conversi* chaplains, and other *Conversi* exhibited a petition before the king and his council in parliament at London, in the eighth year of his reign, complaining of Sir Adam de Osgodeby, keeper of the house of the *Conversi*, London, in this form: The said chaplains, who are charged and sworn from their infancy to pray for the king and his ancestors, and the other *Conversi* of London who are houseless (*desherberge*z), say that whereas Henry III. gave in common by his charter to all *Conversi* and all to be converted and housed the plot where the court of the *Conversi* is inhabited, Sir Adam de Osgodeby, their keeper, ought [to allow] them their habitations in their said close, but that he keeps them out and harbours his clerks there, and allows strangers and horses to be harboured there, and that he has demised some of their tenements where they might be housed to strangers for the term of three lives by their common seal without their assent, to the prejudice of the king, to whom the tenements ought to revert after their day: wherefore they pray that such demises shall be annulled, and that they may have their harbourments in their said close, because if they fall ill or become enfeebled they have no place where they may dwell or have refuge or easement of right except in the common close specially built for them and to be inhabited solely by them, and as the matins and masses of the said chaplains, of the alms of the kings their founders, are worth as much as the *pater nosters* of laymen. *French.*

Which petition having been exhibited, it was decided by the council that it should be delivered to the chancellor as principal keeper of all the hospitals or almshouses founded of the king's alms, so that he might do what he should think fit concerning it. Having inspected the petition, the chancellor sent Robert de Bardelby and Robert de Askeby, clerks of the chancery, to the house of the *Conversi* to enquire into the above allegations, and to certify him concerning the same. The said Robert and Robert, having called before them the aforesaid parties on Monday the feast of St. Tiburtius and Valerian, in the chapel of the *Conversi*, made inquisition by all the *Conversi* dwelling in the house and others then present: whereby it was found, by the oath of the *Conversi*, that the said William never had a fixed residence within the house, but that he had access to the house in the time of Sir Henry le Aumener, late keeper of the same, sometimes passing the night in the house, but that the said keeper prohibited him from dwelling there or being received therein, and deprived him of his wages, on account of divers crimes whereof he defamed the whole community of the *Conversi* then conversant in the house, and whereof he accused them by letters to the keeper, all the *Conversi* having afterwards purged themselves of the same before the keeper. They also say that Adam, the present keeper, allowed the said William his wages of his special grace against the will and assent of the *Conversi*. They say that he is not fit to dwell within the house, and that they will not permit this in any wise, and, in answer to the question whether he was fit to receive his wages, they say that this depends upon the grace of the keeper. As to the two tenements, they say that they were

1315.

*Membrane 7d—cont.*

demised by the common assent of all the *Conversi* and almost (*quasi*) against the will of the keeper, and that William assented and wrote the notes of the demise, and that they were demised for the profit of the house, as they are demised at a higher ferm than before, and the tenants have to do necessary repairs, which would have to be done at the cost of the house if they were not so demised. Nothing is done against the said John, because he did not sue. And the inquisitors assigned to William the morrow as day before the chancellor to hear and receive answer and judgment. Afterwards the chancellor decided that William should have nothing of the contents of his petition, but that he should be remitted to his keeper to be castigated for his false complaint according to the keeper's discretion. And the chancellor ordered that the present memorandum should be enrolled in the rolls of chancery, and should be placed upon the files amongst the memoranda of the chancery.

*MEMBRANE 6d.*

**May 17.** John Prodhomme came before the king, on Saturday after SS. Nereus and Achilles, and sought to replevy to Eva, late the wife of John de Burye, her land in Corylonde, taken into the king's hands for her default before the justices of the Bench against Walter son of Richard de Caam. This is signified to the justices.

The said John, on the same day, sought to replevy to Eva, late the wife of John Brywes, her land in Corylond, taken into the king's hands for the like default.

**May 19.** Henry de Gynges came before the king, on Monday the feast of St. Dunstan, and sought to replevy his land in Little Hokke, taken into the king's hands for his default against John Tany. This is signified to the justices.

Enrolment of grant by Alice, late the wife of Nicholas le Archer, to Sir Roger le Brabanzon, knight, of all the lands in Sibertoft, in the county of Northampton, of her husband's inheritance that she could claim as dower, for the term of Roger's life, rendering to her for life 4*l.* yearly. Dated at London, on Monday the feast of St. Dunstan, 8 Edward II.

*Memorandum*, that Alice came into chancery, on Tuesday following, and acknowledged the above deed.

**May 12.** Joan, late the wife of Thomas de Seleby of York acknowledges that he owes to William son of Thomas de Seleby 20*l.*; to be levied, in default of payment, of his lauds and chattels in the county of York.

**May 20.** John de Sellyng, citizen of London, acknowledges that he owes to Robert le Jors of Lughteburgh 10*l.*; to be levied, in default of payment, of his lauds and chattels in the city of London.—The chancellor received the recognisance.

Simon de Swanlonnd, citizen and merchant of London, acknowledges that he owes to Richard de Bachesworth, lord of Herefeld, 2,000*l.*; to be levied, in default of payment, of his lands and chattels in the county of Middlesex.—The chancellor received the recognisance.

*Cancelled on payment.*

**May 20.** To Guy de Bello Campo, earl of Warwick. Order forbidding him doing anything to the prejudice of the crown or the disturbance of the peace by reason of the custody of the lands of Walter Haclnt, deceased, in Wales, concerning which a dispute has arisen between him and Roger de Mortuo Mari of Wy[g]emore.

The like to the said Roger.

1315.

*Membrane 6d—cont.*

Enrolment of letters of Roger and John Hardyng' and Isabella Hardyng', daughter and heiress of William Hardyng', otherwise called 'Paneter,' late citizen of London and Bordeaux, and of Petronilla his wife, daughter of Gerald del Hospital, appointing Master Arnald de Rivali and Maynard de Mortuo Mari, citizen of Bordeaux, their attornies to put Master John Guicardi, clerk, son of Reymund Guycardi, citizen of Bordeaux, in possession of a bordel (*bordili*) and of all houses, vineyards, and osier-beds (*viminar'*) and alder-holts (*albaredis*), and all other things inherited from their father William Hardyng and his wife Petronilla, their mother, in the parishes of Cambis and of St. Caprarius in the place commonly called 'Pauperdut' and elsewhere between the two seas, in the diocese of Bordeaux, and in the parish of St. Simeon, Bordeaux, or elsewhere in that city or its suburbs, which they have sold to the said John Guycardi according to the form of a public instrument made to him by John Amici of Heveringlond, diocese of Norwich, notary-public, dated at London, in the inn of the said notary in the street called 'la Riote,' on 7 May, 1315. Dated at London, 10 May in the said year. Witnesses: Arnald de la Lande, citizen of Bordeaux; William Beau de Blavia; Arnald de Pelamsi of Mont Guidonis in Saintogne; Bernard Radulphi; Thomas de Wendlesworth; Richard Fulcherii; John de Byfeld, barber.

May 20.  
Thunderley.

Reginald Broun of Ireland acknowledges that he owes to Adam de Brom, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in the county of Waterford in Ireland.

Emma late the wife of John de Kent, and Aymer Deivill acknowledge that they owe to Bartholomew Gennardi of Lucca 4*l.*; to be levied, in default of payment, of their lands and chattels in the county of Oxford.

May 24.  
Thunderley.

Robert de Cumbe came before the king, on Saturday after the Holy Trinity, and sought to replevy to Robert de Bury and Elizabeth his wife their land in Westbury, taken into the king's hands for their default before the justices of the Bench against Alan son of William Fitz Waryn. This is signified to the justices.

Enrolment of grant from John de Cromwell, knight, to Sir Ralph de Cromwell, knight, his son, of his manor of Wrenstede, in the county of Kent, in the parish of Frethenestede, and the advowson of the church. Witnesses: Sir Henry Beaufuiz, knight; Sir Baldwin de Frevill, knight; Sir Richard de Moundevill, knight; Sir Thomas de Sandwyco, knight; Sir John Savage, knight; Thomas le Blount, rector of the church of Herietisham; Simon Potyn of Rochester; John Charles of Derteford; Richard de Honewyk, clerk. Dated at London, Friday after Holy Trinity, 8 Edward II.

*Memorandum*, that John came into chancery at Westminster, on the said day, and acknowledged the above deed.

May 25.  
Thunderley.

John de Praers, Thomas de Praers, knights, and Thomas le Paumer of Maldon acknowledge that they owe to Eleanor de la Mare, late the wife of John de la Mare of Bradewell 200*l.*; to be levied, in default of payment, of their lands and chattels in the counties of Essex and Sussex.

Enrolment of grant by Robert de Tothale to Sir Adam de Osgothy, canon of St. Peter's, York, of the six marks of rent that Robert had in the town of Yapum near Pokelyngton, in the county of York, of the gift of John de Grey of Rotherfeld, to be received from the tenement formerly held by Elias of Yapun. Witnesses: Sir William Inge, the king's justice; William le Conestable, knight; Robert de Boulton, knight; Thomas de Boulton, knight; William de Creppyngg'; Robert de Creppyngg'; Geoffrey

1315.

*Membrane 6d—cont.*

le Scrop; John de Denum; John de Stonore; Robert Russell. Dated at London, 29 May, 8 Edward II.

*Memorandum*, that Robert came into chancery at Westminster, on the said day, and acknowledged the above deed.

Enrolment of letter of Robert de Tothale appointing Sir William de Osgotby, rector of the church of Havresham, and Walter de Osgotby his attorneys to deliver seisin of the above rent. Dated as above.

*MEMBRANE 5d.*

**May 24.** William Cosyn of Brampton, acknowledges that he owes to Edmund de Thunderley. Marny 10 marks; to be levied, in default of payment, of his lands and chattels in the county of Devon.

Edmund de Marny acknowledges that he owes to John Lamberd 10 marks; to be levied, in default of payment, of his lands and chattels in the county (*sic*) of London.

**May 27.** Hugh de Strubby of London acknowledges that he owes to John Stauyn Westminister. of Grantham 10*l.*; to be levied, in default of payment, of his lands and chattels in the county of Lincoln.

Joan, late the wife of Miles de Stapleton acknowledges that she owes to Robert de Bardilby, clerk, 6 marks; to be levied, in default of payment, of her lands and chattels in the county of York.

Matilda, late the wife of Robert de Chaumpaigne, acknowledges that she owes to Richer de Refham 20*l.*; to be levied, in default of payment, of her lands and chattels in the county of Essex.

**June 1.** Thomas Page of Chynnore acknowledges that he owes to John Westminister. Romeyn 9*l.* 15*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in the county of Oxford.

John le Moreward of Iwode acknowledges that he owes to John de la Hale of Iwode 20*l.*; to be levied, in default of payment, of his lands and chattels in the county of Southampton.

John de Sancto Johanne of Basyng' acknowledges that he owes to William Paynel 105*l.* 15*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in the counties of Sussex, Southampton, and Kent.

**June 4.** Hubert Hakun acknowledges that he owes to William de Ormesby, Westminister. knight, 1,000 marks; to be levied, in default of payment, of his lands and chattels in the county of Norfolk.

**May 28.** To A. king of Castile, etc. The king has received his letters complaining Westminister. that goods of his subjects have been arrested at the suit of Arnald de Sancto Martino, citizen and merchant of Bayonne, contrary to the treaties of peace made in the time of the fathers of the two kings and in the present king's time between the king of Castile's men and the men of Bayonne. The king informs him that he frequently prayed for completion of the peace aforesaid on behalf of Arnald and others whom the matter concerns, but they were unable to obtain any result from the ministers of the king of Castile's father; for which reason the king proceeded to do justice to the said Arnald. The king, however, wishing to encourage communion between his subjects and those of the king of Castile, wills that all merchants of Castile shall come

1315.

*Membrane 5d—cont.*

into his realm until Christmas next under his special protection without having their goods arrested at the suit of Arnabl or others. He requests the king of Castile to send in the meantime an envoy to this realm to treat with those whom the king shall appoint concerning the treaties, and to complete them and to reform what has been attempted contrary to them; otherwise the king will be obliged to do justice to his subjects. [*Fædera.*]

June 3.  
Westminster.

William de Gosfeld acknowledges that he owes to William de Goldyngton 50 marks; to be levied, in default of payment, of his lands and chattels in the county of Cambridge.

Reginald son of Reginald acknowledges that he owes to Andrew Peverel 200*l.*; to be levied, in default of payment, of his lands and chattels in the county of Dorset.

Andrew Peverel, knight, acknowledges that he owes to Reginald son of Reginald son of Peter 40*l.*; to be levied, in default of payment, of his lands and chattels in the county of Sussex.

Andrew Peverel acknowledges that he owes to Herbert son of Reginald 40*l.*; to be levied, in default of payment, of his lands and chattels in the county of Sussex.

May 12.  
Thunderley.

To the bishop of Lismore. Order to revoke anything that he may have done concerning the presentation by the king of John de Pathecot to the church of Dugarvan, which presentation the king revoked, and to admit thereto Master Richard de Clare, the king's clerk, whom the king presented after the death of Roger de Wynkefeld, whom he presented upon the voidance of the church by the death of Boniface de Carro, the rector, which Roger died before he obtained institution, the king now being given to understand that he delays admitting Richard to the church, pretending that he has admitted the said John on the king's presentation, whereas the king revoked his presentation because it was made under the belief that the church was void by the death of Boniface, who appeared afterwards in chancery in good health.

By K.

May 14.  
Thunderley.

To Arnold le Poer. Order forbidding his defending the said John de Pathescote in possession of the said church, as the king understands that he is doing, so that the bishop cannot execute his office relating to the presentation of Richard de Clare.

By K.

May 12.  
Thunderley.

To Edmund le Botiller, justiciary of Ireland. Order to attach the said John to be before the king and his council in the octave of Michaelmas to answer concerning the premises.

June 3.  
Westminster.

To Eleanor, late the wife of Henry de Percy, keeper of two parts of the manor of Wetherby, in the king's hands on account of the minority of the heir. Order to pay to Robert de Walton, chaplain, the following allowances, which the treasurer and barons of the exchequer have certified that he ought to receive in that manor and has been wont to receive from the time of the grant made to him by brother Robert de Turvill, late master of the order of the Temple in England: 3*d.* a day for his food, a mark yearly at Whitsuntide, a tallow candle for his bed every night, firewood to burn in his chamber when necessary, a groom to serve him to be assigned to him by the preceptor, in consideration of 50 marks paid by him beforehand to the Templars. She is to pay him the arrears of the above from the time when she received the custody of the said two parts, and the king will cause allowance to be made to her for two-thirds of the amount of the same, she being bound to find the third part herself as she holds a third of the manor in dower.

1315.

## MEMBRANE 4d.

June 4. To the sheriff of Surrey. Order to release all ships arrested by him by  
Westminster. virtue of the king's order to arrest all great ships in his bailiwick for the  
Scotch war, as the king is at present provided with ships elsewhere.  
[*Fiedera.*]

The like to the sheriffs of the following counties:  
Cornwall. Southampton.  
Devon. Dorset. [*Ibid.*]

June 2. Henry le Ewer, who long served the king, is sent to the abbot and  
Westminster. convent of Hathelyngele to receive the same allowance in food and clothing,  
etc., as John de Ymmer, deceased, had in their house at the late king's  
request.  
By K.

Geoffrey de la Naperie, who served the king, is sent to the abbot and  
convent of Tame, to receive the same allowance as John Cade, deceased,  
had at the request of the late king in their house.  
By K.

Robert le Ussher, who served the king, is sent to the abbot and convent  
of Glastonbury to receive the same allowance as Kentus le Charetter,  
deceased, had in their house at the late king's request.  
By K.

Ralph de la Panetrie, who served the late king and his father, is sent to  
the abbot and convent of Westminster to receive the same allowance as  
John de Somersete, deceased, had in their house at the late king's request.  
By K.

*Memorandum*, that, on 2 June, Sir John de Sandale, the chancellor, left  
London as the king's envoy to the earl of Lancaster at Kenilworth, the  
king then being at Westminster, and he left the great seal under his seal in  
his inn near Algate, London, in the custody of Sir William de Ayrenynn,  
to be kept under the seals of Sir Adam de Osgod[eb]y and Robert de  
Bardelby, so that they and William should execute what pertained to the  
office until the chancellor's return, and Adam, Robert, and William opened  
the seal on the same day at Westminster and caused writs to be sealed  
therewith. [*Part. Writs.*]

June 1. To the treasurer and barons of the exchequer. Order to supersede until  
Westminster. next parliament the demand from John de Britannia, earl of Richmond, for  
the debts of John, duke of Brittany, his father, the late king having, on  
October 15, in the 34th year of his reign, granted the earldom to John with  
all the lands of his father.

May 12. To Amanieu (*Lismoren'*), archbishop of Auch (*Aucitan'*). Request that  
Thunderley. he will provide Gerard de Lane, clerk, of the diocese of Aix (*Aquens'*),  
with a suitable ecclesiastical benefice.

June 8. To the burgomasters, aldermen, and bailiffs of Lubyk. The king has  
Thunderley. received complaint from Hugh de Wygornia, citizen and merchant of  
London, that whereas he lately sold at London divers goods to Henry de  
Hatthorp and John Stater, Germans (*Teutonicis*), for 80*l.*, to be paid to  
him at certain terms now elapsed, as contained in their letters obligatory in  
his possession, the said Henry and John secretly left England and went  
to Lubyk without satisfying him for this sum: wherefore the king requests  
them to compel Henry and John to satisfy the said merchant or his proctor  
bringing this letter for the above debt and his damages, certifying the  
king by the bearer hereof of their proceedings.

William Loveday acknowledges that he owes to Master John de Everdon  
40*l.*; to be levied, in default of payment, of his lands and chattels in the  
county of Oxford.

1315.

*Membrane 4d—cont.*

June 11. To the treasurer and barons of the exchequer. Order to allow to Robert  
Canterbury. de Monte Alto, who is going to Scotland by the king's orders, respite until  
All Saints for all debts due to the exchequer. By K.

June 8. To the visitor and chapter of the Hospital of St. John of Jerusalem in  
Thunderley. England. Request that they will grant to the friars of the order of  
St. Mary of Mount Carmel the chapel and plot of land that the Templars  
formerly had in Shorham, for the enlargement of the friars' plot there given  
to them by the lord of Brewosa, in order to construct a house and oratory  
for them to dwell in there; on condition that the friars shall render the  
brethren of the Hospital as much yearly as was rendered therefor to the  
Templars. By K.

Gerard de Oudenarde acknowledges that he owes to William de Hallyng-  
bury of London 20*l.*; to be levied, in default of payment, of his lands and  
chattels in the counties of Hertford and Kent.

*Cancelled on payment.*

William de Gosfeld acknowledges that he owes to Andrew de Plessbes  
20*l.*; to be levied, in default of payment, of his lands and chattels in the  
county of Cambridge.

June 18. Simon Pirot acknowledges that he owes to Constance de Mortuo Mari  
Saltwood. 10*l.*; to be levied, in default of payment, of his lands and chattels in the  
county of Cambridge.

John de Hustwait acknowledges that he owes to William de Hioningham,  
executor of the will of Sir John de Rammesaia, 20 marks; to be levied, in  
default of payment, of his lands and chattels in the counties of York and  
Middlesex.

*Memorandum*, that a charter in duplicate for the prior and convent of  
Worcester concerning lands in Kydermenstre, held of the king in chief by  
knight service, granted to them by Edward Burnel by the king's licence,  
which they ought to hold by the charter in frankalmoin, was sealed and  
delivered to Sir William de Ayremynn without enrolment for certain  
reasons, to be kept by him until the said reasons should be fully  
discussed before the king's council. And afterwards they were discussed  
before the king's council at Lincoln, and the charter was delivered to the  
monks.

Robert de Methale and Margaret his wife, co-heiress of John de Wygton,  
deceased, tenant in chief, put in their place Nicholas Tempeste to seek and  
receive their purparty of her father's lands.

It is granted by the chancellor that Nicholas Barde, who married Joan,  
the other co-heiress, shall sue and seek their purparty.

*MEMBRANE 3d.*

June 18. William le Rous of Westminster acknowledges that he owes to Henry  
Saltwood. son of Wiot de Colebrok and Joan his wife 120*l.*; to be levied, in default  
of payment, of his lands and chattels in the county of Middlesex.

Wiot de Colebrok acknowledges that he owes to Henry son of Wiot de  
Colebrok and Joan his wife 100*l.*; to be levied, in default of payment, of  
his lands and chattels in the county of Buckingham.

June 18. To the taxors and collectors of the fifteenth and twentieth in the county  
Saltwood. of Essex. Order to respite until Michaelmas the demand for a twentieth



1315.

*Membrane 3d—cont.*

and fifteenth of the goods of Anthony Pessaigne and Manuel and Leonard, his brothers, and Francis Bathennis, the king's merchants.

June 29. Geoffrey Theyn acknowledges that he owes to Robert son of Nigel de  
Saltwood. Hamerton 20*l.*; to be levied, in default of payment, of his lands and chattels in the county of Huntingdon.

June 25. Ralph le Mareschal acknowledges that he owes to Master Henry de Clif,  
Thunderley. clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in the county of Somerset.

Assignment of dower to Ada late the wife of William de Pappeworth made at Pappeworth before the escheator on the 24 day of ——. [*Incomplete entry.*]

*Vacated.*

July 1. Geoffrey de la Lee acknowledges that he owes to Robert Bard  
Westminster. 1,000 marks; to be levied, in default of payment, of his lands and chattels in the county of Hertford.

*Cancelled on payment.*

Robert de Maundevill acknowledges that he owes to Hugh de Curtenay and John de Stonhoure 2,000 marks; to be levied, in default of payment, of his lands and chattels in the county of Somerset.

Enrolment of grant by Robert de Maundevill, of the county of Somerset, to Hugh de Curtenay and John de Stonhoure of all his lands in Estcaker (*sic*) and Suthcoker held by Clementia de Mouhaut in dower and by John de Seint Quintyn for his life by demise from John de Maundevill, father of Robert, and the reversion of the same after the death of Clemencia and John de Seint Quintyn. He also releases to them his right in the manor of Coker with Estcoker, Westcoker, and Suthcoker, and in the hundred of Coker. Witnesses: Geoffrey Daumarle, knight; Elias Cotel, knight; Miles de Beauchamp, knight; Stephen de Haccumbe, knight; Richard de Loveney; William Soundi; John de Merlawe. Dated at London, on Tuesday after SS. Peter and Paul, 8 Edward II.

July 4. To the mayor and sheriffs of London. Order to cause proclamation to  
Westminster. be made before the next election of mayor and sheriffs prohibiting any one attending or intermeddling with the election unless specially called or summoned or bound to attend, or hindering the election, under pain of imprisonment, not to be avoided without the king's special licence, as the king understands that the populace have conspired to intermeddle with the elections and that they attend the elections without being summoned or called and hinder the elections being made, endeavouring to elect such as favour their errors so that their crimes may pass unpunished by those so elected. The election is to be made by the aldermen and more discreet and powerful citizens as was usual of old. The king will not admit a mayor and sheriff elected otherwise when presented to him or the treasurer and barons of the exchequer. [*Federa.*]

June 11. To the sheriff of York. Order to cause proclamation to be made that  
Canterbury. no person shall contravene the statute of Westminster, 3 Edward I. [cap. I.], for the easing of religious houses from finding entertainment for great men and their retinue, under the penalties contained in the statute, as the king learns from various petitions before him and his council in the present parliament that men of religion and others are much oppressed by the taking of their corn, cattle and goods by the king's purveyors and others and by the frequent coming of the king's magnates and ministers to the houses of religion. He is to proclaim that all persons so aggrieved and wishing to recover damages against the offenders shall come to chancery to seek remedy, the king having enjoined the chancellor not to delay doing justice to those so complaining.

1315.

*MEMBRANE 2d.*

July 2. To Robert de Kendale, constable of Dover Castle, and warden of the  
Westminster. Cinque ports. Order to permit Edward de Balliolo to pass the seas, the king having granted him licence to do so to prosecute his affairs in parts beyond sea until Michaelmas. By K.

Enrolment of grant by Walter son of Thomas atte Bergh of Eswele, in the county of Kent, to Sir Henry Beaufuiz, knight, of a messuage and 25 acres of land in Eswele, to wit all the lands that the donor has there, which descended to him after the death of his father Thomas and his brother Ralph, and which he acquired in that town; and all the lands held in dower there by his mother Juliana; and all the lands that Margaret, late the wife of his brother Ralph, holds there in dower. Witnesses: Sir John Malemeyns, knight; Sir Thomas de Sandwyco, knight; Thomas de Acholte; John Colkyn; Thomas his brother; John Retling; Henry Perot; William and Stephen, sons of Ralph de Eswele. Dated at London, 3 July, 8 Edward II.

*Memorandum*, that Walter came into chancery on the said day and acknowledged the above deed.

July 2. Adam de Halsnede acknowledges that he owes to John de Chynene 40s.;  
Westminster. to be levied, in default of payment, of his lands and chattels in the county of Kent.

Robert de Monte Alto, steward of Chester, acknowledges that he owes to Bartholomew Genonarde and Bornetus William, citizens of London, 50l.; to be levied, in default of payment, of his lands and chattels in the county of Northampton.

*Cancelled on payment.*

July 5. Peter fiz Waryn came before the king, on Saturday after the trans-  
Westminster. lation of St. Martin, and sought to replevy to Thomas Romeyn of Styvynton his lands in Styvinton, taken into the hands of the abbot of Bec Hellouin for his default in the court of the abbot at Styvynton against William de Lifford of Styvynton. This is signified to the abbot's bailiffs.

July 7. Robert Malemeyns acknowledges that he owes to John de Esthalle the  
Westminster. elder and Matilda his wife 10l.; to be levied, in default of payment, of his lands and chattels in the county of Kent and the city of London.

William de Henle acknowledges that he owes to Roger le Sauvage 40l.; to be levied, in default of payment, of his lands and chattels in the county of Surrey.

Robert de Lascy of Brygham acknowledges that he owes to Henry de Novo Castro of York 100s.; to be levied, in default of payment, of his lands and chattels in the county of York.

John le Feuwer acknowledges that he owes to John de Burghtone the younger 10l.; to be levied, in default of payment, of his lands and chattels in the county of Berks.

9 EDWARD II.

MEMBRANE 29.

1315.

July 8. To the sheriff of Wilts. Order to expend 20*l.* in repairing the tower of  
Westminster. the castle of Old Sarum, by the view and testimony of men of those  
parts to be elected before John de Foxle, when he comes thither.

July 9. To Ralph de Monte Hermerii, keeper of the Forest this side Trent.  
Westminster. Order to cause Edmund de Kendale, keeper of the king's manor of  
Lyndon, to have four oaks fit for timber to repair the houses in the manor.  
By K.

July 11. To the sheriff of Southampton. Order to cause a verderer for the forest  
Westminster. of Bokholte to be elected in place of Geoffrey Huloun, who has no lands  
in that county to qualify him.

July 8. To Robert de Cliderhou, escheator beyond Trent. Order to cause the  
Westminster. fort of Melmorby, which belonged to John de Wygeton, tenant in chief,  
in the king's hands with his lands, to be provided with men and victuals,  
and safely guarded.

July 11. To Master John Walewayn, escheator this side Trent. Order to make  
Westminster. partition of the knights' fees and advowsons of churches of Elizabeth  
Wake, and to assign equal purparties thereof to John son of Baldwin Pycot  
and John son of Isabella Stayngreve, her kinsmen and co-heirs, the king  
having taken their homage and delivered to them their purparties of the  
lands of the said Elizabeth their aunt (*amita*).

July 12. To the same. Order to cause Simon de Northwode and Margaret his  
Westminster. wife, one of the daughters and heiresses of Hamo de Gatton, tenant in chief  
of the late king, to have seisin of her purparty of her father's lands, as  
she has proved her age, and the king has taken homage of Simon by reason  
of the issue begotten between them.

To the collectors in Bucks of the scutage of the armies of Scotland for  
the 28th, 31st, and 34th years of the late king's reign. Order to supersede  
their demand upon John de Claveryng, son and heir of Robert son of  
Roger, for the scutage of Robert for the said armies, as the late king, on  
16 March, in the 35th year of his reign, pardoned the said Robert, for his  
good service, all debts due from him to the exchequer and the wardrobe  
and elsewhere, from whatsoever reason due, up to the said 16 March, except-  
ing debts for arrears of ferms.

The like to the collectors in the counties of Essex and Southampton.

June 10. To the sheriff of Gloucester. Order to pay to Giles de Tholosa for the  
Westminster. expenses of four of the king's destriers staying at Gloucester 2*s.* 3½*d.* daily  
from June 7 until July 7, as well for the expenses of the said horses as the  
expenses of the grooms keeping them, and to continue to pay the above  
from July 7 so long as the destriers stay there.

July 11. To Master Richard de Muskelyk, chamberlain of Kaermerdyn. Order  
Westminster. to proceed in person to the castle of Dynnevor, and to survey its state, and  
to provision it with arms and victuals by the view of Edmund Hakelut,  
the constable.  
By K. on the information of W. de Melton.

1315.

*Membrane 29—cont.*

July 10. To the men of Bristol. Order to permit the king's clerk Alexander le Westminster. Convers, whom the king is sending thither to take the three ships called '*le Alizote*,' '*la Trinite*' and '*le Cogg Seint Johan*' that he lately hired (*frettarit*) there in the king's service to be taken to Scotland, to take the said ships thence without hindrance, so that the expedition may not be delayed for want of the said ships. The king will save them harmless against all persons concerning the dispatch of these ships. By K.

July 14. To the sheriff of Wilts. Order to pay to the king's yeomen John Lovel Westminster. and William de Eton, whom the king is sending to take fat vension (*pinguedinem*) this season in the forest of Claryngdon with 24 running dogs, two berners, two ventrers and nine greyhounds, their wages during their stay in his bailiwick, to wit 12*d.* a day to John, 9*d.* a day to William,  $\frac{1}{2}$ *d.* a day for each of the running dogs,  $1\frac{1}{2}$ *d.* a day for each of the berners, 2*d.* a day to each of the ventrers, and  $\frac{1}{2}$ *d.* a day for each of the greyhounds. He is also to deliver them salt and barrels for the venison and carriage for the same.

The like to the constable of Bristol (*Brustut*) in the same words, to take venison in the chace of Bristol and in the park of Thornebury.

The like to the sheriff of Southampton for the forests of Chute and Asshele.

To the keeper of the forest of Kynefare. Order to permit John and William to take 20 bucks and 20 harts.

The like to the keepers of the following forests and parks :

Kank' forest for 6 bucks and 6 harts.

Chute forest for 12 bucks.

Thornebury park for 16 bucks.

Bristol chace for 12 bucks.

Asshele forest for 12 bucks.

Lutegersale park for 6 bucks.

Claryndon forest for 40 bucks as well in launds (*landa*) as elsewhere in the forest.

To the sheriff of Somerset and Dorset. Order to pay to the king's yeomen Robert Squier and David de Franketon, whom the king is sending with two berners, 24 running dogs, two ventrers and nine greyhounds to take fat venison in the forests of Rithiche, Pederton, Munedepe and Selewode, their wages whilst so engaged, to wit 12*d.* a day each, 2*d.* a day for each of the berners,  $\frac{1}{2}$ *d.* a day for each of the running dogs, 2*d.* a day for each of the ventrers, and  $1\frac{1}{2}$ *d.* a day for each of the greyhounds. He is also to deliver to them salt and barrels for the venison and carriage for the same, and he is to place the venison in some certain place until further ordered.

The like to the sheriff of Devon for the forests of Dertemore and Exemore.

To the keeper of the forest of Dertemore. Order to permit the said Robert and David to take 20 harts.

The like to the keepers of the following forests :

Rithiche for 20 bucks.

Exmore for 20 harts.

Pederton for 20 bucks.

Selewode for 12 bucks.

Munedep for 12 bucks and 12 harts.

To the sheriff of Glomorgan. Order to pay to the king's yeoman Thomas de Wedon, whom the king is sending to take fat venison in the parks and

1315.

*Membrane 29—cont.*

chaces of Gilbert de Clare, late earl of Gloucester and Hertford, in Netherwent in Glomorgan by the view of Payn de Turbevill and Robert de Grendon, his wages of 12*d.* a day whilst so engaged, and to provide him salt and barrels and carriage for the same.

To Payn de Turbevill and Robert de Grendon. Order to be aiding and attending the said Thomas.

To the sheriff of Gloucester. Order to pay to the said Thomas his wages, etc., as above, whilst taking venison in the forest of Dene.

To the sheriff of Huntingdon. Order to pay to the king's yeoman John de Hauvill, whom the king is sending to take venison in the forest of Wanberg by the view of John de Hynton, his wages of 9*d.* a day whilst so engaged, and to find him salt and carriage.

To the keeper of the forest of Wanberg. Order to be aiding and intending to the said John and John.

To Richard Lovel, keeper of the manor and chace of Craneburn. Order to take twelve bucks in the present season of fatness, and to provide salt, barrels and carriage for the same, and deliver it to the larderer.

To the sheriff of Cornwall. Order to pay to the king's yeoman Nicholas Lovel, whom the king has enjoined to overlook the taking of venison in all the parks in that county by Richard de Polhampton, steward of Cornwall, his wages, to wit 12*d.* a day for himself and 2*d.* a day for a lardener to salt the venison so taken, and to deliver them salt and barrels for the same.

Mandate in pursuance to the said Richard.

To Hugh le Despenser the elder. Order to take 20 bucks in the forest of Braden and six bucks and twelve harts in the forest of Pambere, and to see that the venison be well salted, prepared and delivered to the king's larderer. *Et fuit patens.*

To the keeper of the forest of Pambere. Order to be aiding and intendent to Hugh in the above matter.

The like to the keeper of the forest of Bradene.

Robert son of Payn is assigned in like manner to take twenty harts in the king's warren of Purbik.

*Et fuit patens* like the commission to the said Hugh.

To the keeper of the said warren. Order to aid the said Robert.

July 15.  
Langley.

To Ralph son of William. Order to take twelve bucks and 40 harts in the forest of Ingelwode, 20 bucks and 40 harts in the chace of Mallerstangg', 6 bucks and 12 harts in the chace of Whinnifel, 6 bucks in the park of Flakebrigg, 6 bucks in the park of Burgh-under-Staynmore, and 12 harts in the chace of Burgh under-Staynmore, and to see that the venison be well salted, prepared and carried to Carlisle, and there delivered to Robert de Welle, receiver of the king's victuals. If he be unable to attend to this matter on account of the protection of the Scotch marches, then he is to appoint a deputy on whom he can rely. *Et fuit patens.*

To the keeper of the forest of Ingelwode. Order to be intendent and aiding to the said Ralph or his deputy in taking the above.

The like to the following :

The keeper of Mallerstangg' chace.

The keeper of the park of Whinnifel.

1315.

*Membrane 29—cont.*

The keeper of the park of Flakebrig.

The keeper of the park of Burgh-under-Staynmore.

The keeper of the chace of Burgh-under-Staynmore.

To the king's yeoman John de Knokyn. Order to take venison in the park of Fremantel, and to find salt and barrels for the same, and to cause it to be sent to Carlisle and delivered to Robert de Welle, receiver of the king's victuals.

To the keeper of the forest of Fremantel. Order to be intending and aiding to the said John in this matter.

*MEMBRANE 28.*

July 15.  
Langley.

To the sheriff of Nottingham. Order to pay to the king's yeomen William de Balliolo and Alan de Leek, whom the king is sending with a berner, three ventrers, a lardener, fourteen running dogs and eleven greyhounds to take fat venison in his bailiwick, their wages during their stay, to wit 12*d.* a day each, 2*d.* a day for the berner, 2*d.* a day for each of the ventrers, 2*d.* a day for the lardener,  $\frac{3}{4}$ *d.* a day for each of the running dogs and  $\frac{1}{4}$ *d.* a day for each of the greyhounds. He is to provide them with salt and barrels, and to cause the venison to be carried to Notyngnam castle, there to be kept until further orders.

To the sheriff of York. Order to pay to the king's yeomen William de Balliolo, Alan de Leek and Richard de Markesale, whom the king is sending with fourteen running dogs, nine greyhounds, three ventrers, a berner and seven lardeners to take fat venison in the forests of Shirewode, Galtres, Gryngele, Wheteleye, Knaresburgh, and the parks of Brustewyk, Spofford, Langestrode, Giseburn, Littendale and Topclive, and in the forest between Synene and Donne, their wages during their stay in his bailiwick, to wit 12*d.* a day each,  $\frac{3}{4}$ *d.* a day for each of the running dogs and greyhounds, 2*d.* a day for each of the ventrers, 2*d.* a day for the berner, and 2*d.* a day for each of the lardeners. He is to deliver to them salt and barrels for the same, and to cause the venison to be taken to Carlisle, there to be delivered to Robert de Welle, keeper of the king's victuals.

To the keeper of the forest of Shirewode. Order [to aid the said yeomen in taking] twelve harts and twelve does.

The like to the keepers of the following:

The forest of Galtres for twelve harts and twelve does.

The forest between Synene and Donne for twenty-four harts.

The park of Gringele and Wheteleye for forty bucks and twenty harts.

The chace of Knaresburgh with the parks for forty bucks and twenty harts.

The park of Brustewyk for forty bucks.

The park of Spofford and the chace of Langestrode, which belonged to Henry de Perei, for twenty-four bucks and twelve harts.

The forest of Giseburn and Littendale, which belonged to the said Henry, for thirty harts.

The park of Topclive, which belonged to the said Henry, for twelve bucks.

Aug. 1.  
Langley.

To the chamberlain of Kuernerdyn. Order to expend up to 20 marks in repairing the houses, walls, towers and other buildings within the castle of Droselan by the view of Thomas le Blound, the constable.

1315.

*Membrane 28—cont.*

To William Martyn, justice of South Wales. Order to survey the king's castles in his bailiwick, and to cause the houses, walls, towers and other buildings in the same to be repaired out of the issues of the chamberlainship of South Wales by the chamberlain according to the directions of the justice.

Mandate in pursuance to the chamberlain.

Aug. 1. To the chamberlain of South Wales. Order to pay their usual fees to the  
Langley. constables of the king's castles and other the king's ministers.

Aug. 3. To the chamberlain of Kaermerdyn. Order to expend up to 40*l.* without  
Langley. delay in repairing the king's new castle of Emelyn by the view and testimony of the constable, William Martyn, justice of South Wales, having certified that the defects of the castle amount to 60*l.*

Aug. 5. To the treasurer and chamberlains. Order to pay to Anthony Pessaigne  
Langley. of Genoa 4,084*l.* 15*s.* 4*d.* out of the tenth of the clergy and from the twentieth and fifteenth and other issues of the realm, in payment of the like sum paid by him into the king's wardrobe in the sixth, seventh and eighth years of the king's reign, as appears in sixteen bills under the seal of Ingelard de Warle, then keeper of the wardrobe. By p.s.

*Cancelled because otherwise below.*

To the collectors of the custom of wool, hides and woolfells in the port of Kyngeston-on-Hull. Order to pay to Anthony Pessaigne of Genoa, or Robert de Sandale his attorney, 1,050*l.* from the issues of the custom, for money paid by him into the wardrobe in the eighth year of the reign for the expenses of the household, as contained in a bill under the seal of Ingelard de Warle, keeper of the wardrobe, the payment to begin after John de Sandale have been satisfied for the sums to be received by him from the custom. By p.s.

July 14. To the sheriff of Salop. Order to release from Shrewsbury prison  
Langley. Robert Tangwastel of Shrewsbury and John de Wylder of Leye, imprisoned for a trespass not amounting to (*tangente*) felony, for which they were indicted before William le Botiller of Wemme, Richard de Harley and William de Lodelawe, keepers of the peace in that county, upon their finding mainpernors to have them before Peter Corbet, John Hastang, William Trussel the elder and Ralph de Rolleston, whom the king has appointed to hear and determine such trespasses, provided that they be repleviable for such trespass.

Aug. 6. William Rose, in the king's prison of Gildesford castle for the death of  
Langley. Robert le Milleward, has letters to the sheriff of Surrey to bail him until the first assize.

Aug. 5. To the treasurer and chamberlains. Order to pay to Anthony Pessaigne  
Langley. of Genoa 7,084*l.* 15*s.* 4*d.*, in payment for 3,000*l.* granted to him by the king, and for 4,084*l.* 15*s.* 4*d.* paid by him into the king's wardrobe in the sixth, seventh, and eighth years of the king's reign, out of the tenth of the clergy and the twentieth and fifteenth and other issues of the realm.

By p.s.

Aug. 20. To Robert de Cliderhou, escheator beyond Trent. Order to deliver to  
Northampton. Dionisia, late the wife of John de Wygeton, tenant in chief, the manor of Blakhale and the issues of the same, although it was found by inquisition taken by virtue of a writ of *diem clausit extremum* that John was seised in his demesne as of fee of the said manor, together with other lands in the escheator's bailiwick, that the manor is held in chief by homage and cornage of 8*s.* 6*d.* yearly, and that Walter de Kirkebride, son of the late Christina sister of the said John, Joan daughter of John de Raygate, another sister, whom Nicholas Bart married, Florence de Wygeton, the third sister, whom Ector Askelock married, Margaret, the fourth sister,

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*Membrane 28—cont.*

whom Robert de Methelye married, and Elizabeth, the fifth sister, are the nearest heirs of John and of full age, as it appears by another inquisition taken at the suit of Dionisia that she was enfeoffed of the manor jointly with her husband by Walter de Wygeton, her husband's father, except the wood and moor, and that she and her husband continued their joint seisin from the time of the feoffment until the fifth year of the king's reign, to wit for twenty-six years; whereupon certain of the heirs and parceners alleged in chancery that Dionisia had made a quit-claim of the manor, so that she ought not to have seisin, but they did not produce any such writing on the day prefixed for them to do so; wherefore the king issues this order, he having taken Dionisia's fealty, as the above feoffment is enrolled in the rolls of the late king's chancery in the 13th year of his reign.

By C.

Aug. 23. To Master John Walewayn, escheator this side Trent. Order to deliver Market Overton. to Agnes, late the wife of Henry de Godrevy, as nearest [friend] of his heiress, the lands that he held of the heir of William Basset, a minor in the king's custody, together with the issues of the same, as it was found by inquisition that he held the hamlet of Godrevy of the said heir by the service of 5s. to be rendered yearly at Tyhidy, and by doing suit from three weeks to three weeks, and that he held no lands in chief by reason whereof the custody of his lands ought to pertain to the king, and that Thomasia his daughter is his nearest heir and is aged forty-two weeks. He is ordered not to intermeddle further with the lands that he held of other lords.

Aug. 22. Henry de Aspenwalle, in the king's prison of Stafford for the death of Rockingham. John de Aspenwalle at Ormeschirche in the county of Lancaster, has letters to the sheriff of Lancaster to bail him until the first assize.

Aug. 18. To Roger le Brabanon and his fellows, justices to hold pleas *coram rege*. Northampton. Order to cause the inquisition of the country upon which Geoffrey son of Adam de Sibeton and Adam his brother, imprisoned in the marshalsea, have put themselves to be taken by jurors of the vicinity of St. Faith's, and to release them upon their finding mainprise, the said Geoffrey and Adam having surrendered themselves in the county of Norfolk for John son of Adam de Sibeton and Adam his brother, on account of a diversity of name of the said Geoffrey [who was also called] Jecke\* according to the custom of Norfolk, Thomas de Herdersete, 'trumpour,' and John de Upestone, 'tabourer,' who were hanged by decision of the court, having stated in their appeal concerning a fire in Lenne that they the said Thomas and John feloniously caused the fire with Nicholas atte Wyleghes, Nicholas son of Nalle de Loudham, and John son of Richaud Benk of Hornyng' by procurement and agreement made between them and John son of Adam de Sybetone and Adam his brother, who met the said Thomas and John in the fields of the prior of St. Faith in going from Spikesworth to Norwich; the king wishing to shew favour to the said Geoffrey and Adam at the request of Emma wife of Robert de Monte Alto.

*MEMBRANE 27.*

July 13. To the sheriff of Northampton. Order to cause a verderer for Salcey Westminster. (de Salseto) forest to be elected in place of Adam de Forho, who is insufficiently qualified.

\* 'Pro quadam diversitate nominis ejusdem Galfridi [qui?] et Jecke secundum morem parcium comitatus Norffolcie unitata.'



1315.

*Membrane 27—cont.*July 12.  
Westminster.

To Master John Walewayn, escheator this side Trent. Order not to intermeddle further with a messuage, 34 acres of land, an acre and a rood of meadow,  $4\frac{1}{2}$  acres of pasture, 3s. 6 $\frac{1}{2}$ d. of yearly rent in Sutton-atte-Hone, taken into the king's hands by the said escheator under the belief that the prior of the Hospital of St. John of Jerusalem in England had entered the same contrary to the statute of mortmain, as it appears by inquisition that William de la Dale and Alice his sister held them of the prior by the service of 15s. and of doing suit from three weeks to three weeks at the prior's court of Sutton, and that the prior entered the same after the death of William and Alice as his escheat because they were bastards and died without heirs of the body, and it appears by another inquisition that William held a messuage of the prior in Sutton-atte-Hone by the service of 12 $\frac{1}{2}$ d. yearly, and that the prior entered it for the above reasons.

July 13.  
Westminster.

To the sheriff of Wilts. Order to deliver to the king's yeoman Adam de Bray, whom the king is sending with 28 horses of the king's and two of his own and two horses of Master Richard de Stanes, farrier (*marescallus*) of the king's horses, to stay at Malmesbury until further orders, hay, oats, litter and other necessities for the horses, and to pay him his wages, to wit 6d. daily for himself and his groom, and 6d. a day for Master Richard and his groom, and 4s. 8d. daily for 28 grooms attending the horses, to wit 2d. a day each, and 2d. a day each for a farrier (*ferratore*) and an ostler (*hostelario*).

July 14.  
Westminster.

To the treasurer and barons of the exchequer. Order to acquit William de Rale, son and heir of Thomas de Rale, of the demand for the goods of Stephen de London, citizen of Exeter, clerk, taken into the late king's hands by the sheriff of Devon upon his indictment before William Martyn and his fellows, justices of oyer and terminer in that county, for robbery and furtive carrying away of the goods of Matilda de Tysford at Tysford and for the homicide of Amice her daughter, the late king having ordered the sheriff to restore to him his lands and goods as he had purged his innocence before the bishop of Exeter, to whom he was delivered according to the privilege of the clergy, by virtue whereof the said Thomas, then sheriff, restored his lands and goods.

July 9.  
Westminster.

To Master John Walewayn, escheator this side Trent. Order to deliver to Nicholas son of Nicholas de Warewyk, who married Elizabeth daughter and heiress of Richard de Loges, tenant in chief of the late king, the lands of the said Elizabeth and the issues of the same, for which the king took his fealty on May 26, in the sixth year of his reign, the escheator having taken them into the king's hands upon her death although there was issue between them, as appears by the inquisition taken after her death.

July 12.  
Westminster.

To the same. Order not to distrain Hugh de Lachyndon, brother and heir of William de Lachyndon, for homage for his brother's lands, for which the king took his fealty on March 30, in the sixth year of his reign, when he respited his homage until the quinzaine of Easter then next following, as the king has now taken his homage.

July 13.  
Westminster.

To the same. Order to cause John son and heir of Walter Alewy, who held certain lands in chief as of the manor of Kyngeburyport by the service of 4d. yearly, to have seisin of his father's lands upon his finding security to answer for his relief, the king having, on June 30, in the sixth year of his reign, taken his fealty and ordered John Abel, then escheator this side Trent, to cause him to have seisin of his father's lands upon his finding security as above, the said escheator having been removed from office before he had executed that order.

1315.

*Membrane 27—cont.*July 20.  
Langley.

To Robert de Umframvill, earl of Angus. Order to deliver Richard son of William Basage of Carleton, in the king's prison at Notyngham for trespass of venison in the forest of Shirewode, in bail to twelve mainpernors who shall mainpern to have him before the justice of forest pleas when they next come to those parts.

July 18.  
Langley.

To the treasurer and barons of the exchequer. Order to send a person in whom they can confide to the sheriff of Kent in order that he may, together with the sheriff, receive a fine for the king's use from John de Sudbury, imprisoned in Canterbury castle for a re-di-seisin made by him upon John de Swyneford of nine messuages, 240 acres of land, 20 acres of meadow, and 60s. of rent in Hemmyngford Trumbevill, in the county of Huntingdon, whereof he was convicted before the sheriff and coroners, and that he may order his release. By the chancellor.

Aug. 1.  
Langley.

To the taxors and collectors of the fifteenth in the county of Cornwall. Order to supersede until further orders the levy of the fifteenth upon the goods of the miners working the king's mine in that county, and to release any distraint that he may have levied in this behalf.

The like to the sheriff of Cornwall.

Aug. 2.  
Langley.

To the sheriff of Lincoln. Order to make provision of other necessary victuals to the amount of victuals that the king lately ordered him to provide and send to Berwick-on-Tweed for the maintenance of the men in garrison there, as the king understands that he is unable to find victuals to the amount ordered in his bailiwick.

Aug 6.  
Langley.

To the justices of the Bench. Order to supersede until the next parliament the plea wherein Dionisia, late the wife of Alexander Cheverel, seeks by writ of dower her dower of her husband's free tenement against Richard Lovel, which tenement Alexander had by the king's grant, and which Richard holds of the king's gift, as it was not the king's intention that Alexander should have any estate therein except for life. By p.s. [3416.]

To John de Foxle and his fellows, justices of assize in the county of Somerset. Order to supersede until the next parliament the taking of an assize of mort d'ancestor instituted by the heirs of the abovesaid Alexander against the said Richard concerning tenements in that county that Alexander had of the king's gift, etc., as above. By p.s. [3416.]

July 10.  
Westminster.

To the sheriff of York. Order to cause proclamation to be made that taverners and vintners selling wine by retail in that county in cities, boroughs, market towns and other places within a distance of five leagues (*leucas*) of the ports where wine is imported shall sell a gallon (*lagenam*) of wine for 3d., and in other places beyond that distance for 3½d., and in places beyond thirty leagues for 4d. By K.

The like to the sheriffs of the following counties :

|           |             |
|-----------|-------------|
| Norfolk.  | Dorset.     |
| Suffolk.  | Gloucester. |
| Lincoln.  | Hereford.   |
| Somerset. |             |

Aug. 6.  
Langley.

The like to William Martyn, justice of West Wales. By K. and C.

*MEMBRANE 26.*Aug. 8.  
Langley.

Nicholas de Baukewell, in the king's gaol at Guldeford for the death of William de Soham, has letters to the sheriff of Surrey to bail him until the first assize.

1315.

*Membrane 26—cont.*Aug. 11.  
Langley.

To Master John Waleweyn, escheator this side Trent. Order not to intermeddle further with the lands in Bisshampton and Kyngton that Paulinus de Kerdif, tenant in chief, and Eleanor his wife held jointly of the grant of William de Kaerdif, who enfeoffed them in free marriage, as it appears by inquisition that she continued her joint-seisin thereof until her husband's death, and that the lands are held of Philip ap Howel by knight service.

To the same. Order to assign dower to the said Eleanor upon her taking oath not to marry without the king's licence.

Aug. 15.  
Newport  
Fagnell.

To the treasurer and chamberlains. Order to pay to the merchants of the society of the Bardi of Florence 2,884*l.* 15*s.* 4*d.* out of the tenth of the clergy and the fifteenth and twentieth, in part payment of 7,084*l.* 15*s.* 4*d.* that the king ordered them to pay to Anthony Pessaigne of Genoa, as he has given the king to understand that he borrowed that sum of the said merchants and has prayed the king to repay them in his name. By K.

Aug. 24.  
Somerton.

To the sheriff of Northampton. Order to cause a verderer for Salcey (*de Salceto*) forest to be elected in place of Philip de Queneton, deceased.

Aug. 28.  
Lincoln.

To Henry de Baiocis and Robert de Gunwardeby, taxors and collectors of the twentieth and fifteenth in the parts of Kesteven in the county of Lincoln. Order to pay all money collected and to be collected by them into the king's wardrobe for the expenses of the king's household or other the king's affairs or debts, according to the directions of Walter de Norwyco, the treasurer.

The like to the following:

Richard de Buselingthorpe and Peter de Lekebourn, taxors and collectors in the parts of Lyndeseye in the same county.

Roger de Cubbeldyk and Thomas de Novo Mercato, taxors and collectors in the parts of Holand, in the same county.

Aug. 28.  
Lincoln.

To Thomas de Cheddeworth, chamberlain of Karnaarvan. Order to proceed to the castle of Beaumaris and to survey the defaults of the same, and to provide it with suitable stores, armour, etc., in the presence of John de Sapy, to whom the king has committed the custody of the castle, the chamberlain having delayed executing the king's previous order to this effect. By p.s.

To the sheriff of York. Order to cause a coroner for that county to be elected in place of Robert de Boulton, who is incapacitated by age and infirmity.

Aug. 30.  
Lincoln.

To the constable of Tikhill castle. Order not to distrain Robert de Hoton for homage for the lands held of the king as of the honour of Tikhill, the king having granted him respite until the next parliament.

Sept. 1.  
Lincoln.

To the sheriff of York. Order to release Theobald de Tyllio, proctor of Pandulph de Tyllio, from the king's prison of York, where he is imprisoned for a suit made by him against the king outside the realm concerning the prebend of Northneubald in St. Peter's church, York, upon his finding security not to do anything to the prejudice of the king or his crown in any place.

Sept. 1.  
Lincoln.

To Master John Walewayn, escheator this side Trent. Order to deliver to Adam de Herwynton, Simon de Sutton, and William de Wellesbourn the manors of Gretham, in the county of Rutland, Kibbeworth Beauchamp and Harecourt, in the county of Leicester, and Wykewanc, in the county of Gloucester, taken into the king's hands by him upon the death of Guy

1315.

*Membrane 26—cont.*

de Bello Campo, earl of Warwick, and to restore to them the issues of the same, as the earl demised the manors to them for ten years from Friday after St. Gregory, in the eighth year of the king's reign, at a yearly rent of 200*l.*, which demise the king confirmed.

To Ralph de Monte Hermerii, keeper of the Forest this side Trent. Order to cause Philip de la Beche, sheriff of Wilts, to have ten oaks fit for timber from the forest of Pambere, to repair therewith the houses and buildings in the castle of Old Sarum.

To Richard de Bernyngham and his fellows, late taxors and collectors of the twentieth and fifteenth in Westrithing in the county of York granted to the king in the seventh year of his reign. Order to pay up to 100 marks out of the arrears to John le Irreis for the wages of himself and those in his company in the king's service in the marches of Scotland.

By K.

Sept. 2.  
Lincoln.

To the taxors and collectors of the twentieth and fifteenth in the county of Norfolk. Order to pay to Henry de Shyrokes as much money as Walter de Norwyco, the king's treasurer, shall tell them by his letters patent to pay for the wages of the men in the king's fleet on the sea setting out in the company of John Botetourte.

By K.

To Robert de Umframvill, earl of Anegos, keeper of the Forest beyond Trent. Order to cause the bailiffs of the city of Carlisle to have twelve oaks fit for timber in the king's forest of Ingelwode, to construct anew therewith the king's mills and fisheries burnt by the Scotch rebels.

By K.

Sept. 1.  
Lincoln.

To the treasurer and barons of the exchequer. Order to acquit the abbot of St. Benedict of Fleury-sur-Loire (*Leyre*) of five marks, in which he made fine with the king to have a general attorney in England, the king having pardoned him the same at the request of queen Isabella.

By K.

To the sheriff of Lincoln. Order to supersede altogether the demand made upon the abbot for the above.

To Robert de Umframvill, keeper of the Forest beyond Trent, or to him who supplies his place in the forest of Ingelwode. Order to deliver to the prior and convent of Carlisle a tithe of the venison taken and to be taken this year in the forest of Ingelwode, as he and his predecessors have been wont to have such tithe.

To the sheriff of Lincoln. Order to cause a coroner for that county to be elected in place of William Cause, who is incapacitated by age and infirmity.

Sept. 1.  
Lincoln.

To the treasurer and chamberlains of the exchequer of Dublin. Order to pay to the king's clerk John de Hothum, whom the king is sending to Ireland upon certain of his affairs, his expenses during his stay there, to wit 40*s.* daily and his passages going and coming.

By K.

To the taxors and collectors of the fifteenth and twentieth in the county of Nottingham. Order to pay to the above-named John 200 marks in aid of his expenses in going to Ireland.

To the treasurer and chamberlains. Order to pay 2,884*l.* 15*s.* 4*d.* to the merchants of the society of the Bardi of Florence, in part payment of the 7,084*l.* 15*s.* 4*d.* that the king ordered them to pay out of the tenth of the clergy and the twentieth and fifteenth and other issues of the realm, to Anthony Pessaigne of Genoa, as he has given the king to understand that he borrowed that sum from the Bardi and he has prayed the king to cause it to be paid to them in his name.

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Sept. 7.  
Spalding.*Membrane 26—cont.*

To Ralph de Monte Hermerii, keeper of the Forset this side Trent. Order to cause to be replevied to John de Daggeworke until the coming of the justices in eyre for pleas of the forest his wood within the bounds of the forest of Essex, which the keeper took into the king's hands because John caused five oaks to be felled therein, whereas he ought not to take any oak without the view of the foresters and verderers, so that he wasted the underwood of the forest.

Sept. 8.  
Spalding.

To the sheriff of Cambridge and Huntingdon. Order to buy and provide 300 quarters of wheat and 200 quarters of barley, and to cause them to be taken without delay to Berwick-on-Tweed, so that they be there before the feast of All Saints, for the munition of that town.

The like to the sheriff of Norfolk and Suffolk for the like quantities.

The like to the sheriff of Essex for 600 quarters of oats.

*MEMBRANE 25.*Sept. 1.  
Lincoln.

To the abbot and convent of St. Mary's, York, collectors in the archdeacons of York, Estrithing' and Cliveland of the twelpence in the mark granted by the clergy of the province of York in aid of the Scotch war. Grant that they may retain 250*l.* out of the above in part satisfaction of the 300*l.* of the tenth of the clergy for six years imposed by Clement V. that they lent to the king by the hands of Anthony de (*sic*) Pessaigne of Genoa. The king has ordered the abbot and convent of Selby, collectors of the said money in the archdeaconry of Richemund, to pay them the remaining 50*l.*

*Et erant patentes.*

Mandate in pursuance to the abbot and convent of Selby.

*Et erant patentes.*Sept. 1.  
Lincoln.

To Robert de Cliderhou, escheator beyond Trent. Order to deliver to Idonia, late the wife of Thomas Traynez, as nearest [friend] of her son John son of the said Thomas, kinsman and heir of John Traynez, the lands of the said John in Pynelthorp, Stokbrigge, Kilpyn, Skelton, Neubaud, Linton, Benetland, Estrington, Thorp, Houeden and Barneby, held by the deceased of the bishopric of Durham, lately void and in the king's hands, by homage and service of 103*s.* 10*d.* of free ferm yearly, which the king ordered Robert de Wodehowse, late escheator beyond Trent, to deliver to Idonia in accordance with the finding of an inquisition taken by him, by which it was found that the heir was then nine years and that the deceased held no lands of the king or the bishopric by knight service; which lands the king afterwards ordered the said Robert de Wodehowse to resume into his hands because it was found by another inquisition taken by him that the bishops of Durham always had in times past the custody of the lands of other men in those parts holding by like service, and the king ordered him to deliver the said lands to Nicholas de Chilleham, to whom the king had committed the custody of the lands and heir, to hold *in tenencia* until the parliament summoned to meet at Lincoln on Sunday after St. Mary Magdalene, in the fifth year of the king's reign, Nicholas having asserted that he would prove that the custody pertained to the king: it now appearing by an inquisition taken by the present escheator, in accordance with the king's order issued because Idonia by petition in the last parliament at Westminster gave the king to understand that the lands are held of the bishopric in socage, that the lands are held of the bishopric of Durham as of the manor of Houeden by the service above-named and not by knight service nor socage, and that the bishops of Durham never

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*Membrane 25—cont.*

had the custody of any of the heir's ancestors by reason of the said lands, and that they had not of right the custody of other men holding of them by like service in those parts.

Sept. 2.  
Lincoln.

To the sheriff of Nottingham. Order to deliver to the king's yeomen Adam de Bray, whom the king is sending with twenty-six great horses of the king's and two horses of his own, and two horses of Master Richard the farrier (*marescallus*) of the said horses to stay at Lenton until further orders, hay, oats, litter, and other necessities for the horses, and to pay Adam 6d. a day for the wages of himself and his groom, 6d. a day for Richard and his groom, and for twenty-six grooms attending the horses their usual wages.

To the sheriff of York. Order to deliver to the king's yeoman Giles de Tholosa, whom the king is sending with twenty-two of the king's horses and two of his own, and two horses of Master John the farrier of the horses to stay at Wellebek abbey until further orders, hay, oats, litter, and other necessities for the said horses, and to pay him 6d. a day for the wages of John and his groom, and the usual wages of the thirty-two grooms keeping the horses.\*

To Robert de Umframvill, earl of Anegos, keeper of the Forest beyond Trent. Order to cause William de Clif, steward of the forest of Galtres, to have the following allowances, which Master Robert de Pykeryng, dean of St. Peter's church, York, John de Donecastre, and Alexander de Cave, appointed by the king to enquire what pertained to the office of the steward of Galtres forest, have found by inquisition that he ought to receive; to appoint and discharge foresters therein at his will, and to have the bark (*tanna*) and branches of all oaks felled by the king, to have his puture therein, and to have two launds (*landas*) called 'Hanterwayth' and 'Ercedekneclos,' rendering therefor to the king 5s. yearly, and to have chiminage and head-tax (*caplicium*), rendering therefor 10s. yearly, and to have the profit of swine entering the covert of the forest in the forbidden month, to wit  $\frac{1}{4}$ d. from each swine.

Sept. 8.  
Spalding.

Nicholas de Tarente, clerk, has letters of presentation, directed to R. elect confirmed of Salisbury, to the church of Tarente Hyneton, void by the resignation of Master John de Tarente, the last rector, pertaining to the king's donation by reason of the abbey of Shaftesbury being void and in the king's hands.

*Vacated, because on the Patent roll.*

Thomas de Spyneye of Grantisden, clerk, has letters of presentation to the church of Lyndon, diocese of Lincoln, void and pertaining to the king's presentation, directed to J. [bishop] of Lincoln—[*Incomplete entry.*]

*Vacated, because on the Patent roll.*

To John de Cherleton, constable of Buelt castle. Order to repair the houses, walls, and other buildings within the castle by the view of Richard de Mustlewyrk, the king's chamberlain in those parts.

To the same. Order to provision the said castle with victuals and other dead garnisture by the view of the said Richard.

Sept. 16.  
Ramsey.

To the sheriff of Essex. Order to cause a verderer for the forest of Essex to be elected in place of William de Bomstede, deceased.

Sept. 20.  
Ditton.

To the taxors and collectors of the twentieth and fifteenth in the county of Kent. Order to pay 100l. out of the above to John de Sandale, the

\* There is no mention of Giles's wages.

1315.

*Membrane 25—cont.*

king's chancellor, at Canterbury on Sunday the eve of Michaelmas, for the king's affairs.

The like to the taxors and collectors in the county of Sumsex for 100 marks.

Oct. 1.  
Ditton.

To the sheriffs of London. Order to pay to Peter Faber of Montpellier, keeper of the king's leopard in the Tower, 6d. a day for the maintenance of the leopard and 1½d. a day for his wages from Michaelmas last.

Sept. 27.  
Ditton.

To William Martyn, justice of West Wales. Order to permit the king's yeoman John de Skydmore, constable of Lampadervaure castle, to hold the constabulary of Meveneth, which he has held from the late king's reign at ferm, which ferm he has paid in full, as the king learns that the justice intends to amove him from that constabulary at the procurement of other persons.

By p.s. [3468.]

Sept. 24.  
Ditton.

To the same. Order to cause any inquisition that may have to be taken by reason of the disputes between the abovesaid John and the Welsh of Generglen of the county of Cardigan to be taken by Englishmen of that county and not by Welshmen, as John complains that he intends doing, as the Welsh hate the said John because he inflicted much damage upon them during the war in the late king's time.

By p.s.

Oct. 1.  
Ditton.

To the sheriff of York. Order to pay to the king's yeoman Giles de Toulouse, staying in his county (*sic*) at Wellebek with thirty-two horses of the king's and two of his own and two of Master John Gylemyn, the farrier (*marescallus*) of the said horses, 18s. daily from September 1 last during his stay there, for the maintenance of the horses and the wages of Giles and John and the grooms attending the horses.

By C.

To the sheriff of Gloucester. Order to cause a coroner for that county to be elected in place of Ralph Hathewy, who is insufficiently qualified.

Sept. 1.  
Lincoln.

To the treasurer and chamberlains. Order to pay to the merchants of the society of the Bardi of Florence, in addition to the sum of 2,884l. 15s. 4d. that the king ordered, on August 15, to be paid to them in part-payment of 7,084l. 15s. 4d. due to Anthony Pessaigne of Genoa, the sum of 331l. paid by the said Anthony to Gilbert Pecche and Master Richard de Plumstok for their expenses in going on the king's affairs to Avignon in December last, as appears by a bill sealed by William de Melton, keeper of the wardrobe, the merchants of the society of the Bardi having satisfied Anthony for this sum.

By K.

Oct. 6.  
Walsingham.

To the taxors and collectors of the twentieth and fifteenth in the county of Norfolk. Order to pay to Master Roger de Acton, the king's lardener, 300l., to pay for sixty thousands of 'stockfish' and twelve score of codfish (*vintoni de moru*) bought for the king's use, and for earnest (*ad arras*) for sixty thousands of herrings, by the view of Geoffrey de Ely appointed for this purpose by Walter de Norwyc, the treasurer.

By C.

*MEMBRANE 24.*

Sept 18.  
Ditton.

To Robert de Cliderhou, escheator beyond Trent. Order to cause dower to be assigned to Matilda, late the wife of Robert de Clifford, tenant in chief, of her husband's lands in Skelton, in the county of Cumberland, whereof she has not yet received dower.

With the assent of the keeper of Robert's heir

1315.

*Membrane 24—cont.*

To the same. Order to deliver to the said Matilda the following rents, which the king has assigned to her, with the consent of Bartholomew de Badelesmere, keeper of the said Robert's lands and heir, in recompence for 13 marks, 4s. 5½d., her dower of 40 marks wherewith her husband after the marriage charged the manor of Burgh-under-Staynmore for the lives of Thomas de Mounteny and John de Mounteny; 5s. 0d. of rent in Melcauthorp, in the county of Westmoreland, from Margaret de Ros; 6d. of rent in Colleby, in the same county, from Thomas de Colleby; 6d. in Souleby and Warthecop, in the same county, from Thomas Bowet; 4l. of rent in Milneburn, in the same county, from Thomas de Halteclogh and Adam Baret; 6d. of rent in Rokeby, in the same county, from Robert de Askeby; 6d. of rent in Cliburn, in the same county, from William de Tyl; 5s. of rent in Tybay, in the same county, from the heirs of Thomas de Hastyng'; and 6s. 8d. of rent in Burgh, in the same county, to be received from Alan de Cabergh for having common of pasture between Mousegill and Belewe.

Oct. 3. To the treasurer and barons of the exchequer. Order to allow to the  
Ditton. executors of Simon, late bishop of Salisbury, 100 marks out of the debts due from them, in payment of that amount lent by the bishop to the king's wardrobe by the hands of John de Okam, the king's clerk.

To the same. Order to acquit the chapter of St. Mary's, Salisbury, of 200 marks in which they made fine for a grant of the custody of the temporalities of the bishopric when void by the death of S. the late bishop or otherwise, the king having acquitted them thereof by letters patent.

To the sheriff of Wilts. Order to cause a coroner for that county to be elected in place of Walter de Langeford, deceased.

Oct. 6. To the sheriff of York. Order to pay to Richard de Allerton, keeper of  
Walsingham. the fishpond (*vivarii*) of Fosse, his wages of 2d. a day, and any arrears of the same from the time of the sheriff's appointment.

Oct. 1. To Richard Squyer, keeper of the lands of the late Robert de Styveton,  
Ditton. in the king's hands by the forfeiture of the aforesaid Robert. Order to cause payment to be made to the abbot of Seleby of 5s. yearly for certain tenements in Polynghon, and the arrears of the same, as it appears by inquisition that the said Robert and Sybil his wife held them of the abbot by the service of 5s. yearly before the forfeiture.

Oct. 6. To the treasurer and barons of the exchequer. Order to discharge W.  
Walsingham. bishop of Worcester of 24l. 5s. 7½d. for the second term of the payment of the tenth of the clergy imposed by Clement V. and granted to the king, as it appears by the rolls of chancery that the temporalities of that see were in the king's hands from October 21, in the seventh year of the king's reign, until February 17 then next following, when the king took the said bishop's fealty, provided that they find that the temporalities were in the king's hands when the second payment became due.

*Vacated, because it was not sealed.*

Oct. 8. To Warin de Insula, constable of Wyndesore castle. Order to repair  
Walsingham. the houses, tower, walls, and bridges of the castle, the stable and the wall of the garden outside the castle, the houses and pools of Wyndesore park with the palings about the same, and the houses and walls of the manor of Kenyngton with the paling and wall about the park there.

To the same. Order to pay to Ralph de la More, to whom the king has granted the office of clerk of the works in the said castle, the same wages as John de Spigesworth received whilst filling that office.



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*Membrane 24—cont.*

To the same. Order to pay to Robert de Wodeham, to whom the king has granted the bailiwick of the forestry that his brother Walter de Wodeham had in his lifetime in Wyndesore forest, the same wages as his brother received.

To the same. Order to pay to Roger de Wyndesores, keeper of both gates of the castle, 4*d.* a day; to Roger de Wyndesores, one of the viewers of the works there, 2*d.* a day; to Alexander le Peyntour, another viewer of the works, 2*d.* a day; 2*d.* a day each to the four watchmen; and 2½*d.* a day to Adam the gardener of the garden without the castle; being their wages from Michaelmas last until next Michaelmas.

Oct 6. Roger le Haukere, in the king's prison of Colecestre for trespass of vert  
Walsingham. in the forest of Hatfeld Regis, has letters to Ralph de Monte Hermerii, keeper of the Forest this side Trent, to bail him until the first assize.

*Vacated, because otherwise below.*

Oct 6. To Ralph de Monte Hermerii, keeper of the Forest this side Trent.  
Walsingham. Order to deliver the above Roger le Haukere in bail to twelve mainpernors, who shall mainpern to have him before the justices of forest pleas when they next come to those parts.

Oct. 8. To Roger le Brabazon and his fellows, justices to hold pleas *coram Rege*.  
Lynn. Order to adjourn until the quinzaine of Easter next the plea before them concerning dissensions between the men of Great Yarmouth and the men of Little Yarmouth and Gorleston in Ludynglound, and to enjoin the parties to be at the next parliament, when the king wills that the justices shall bring the record and process so that a final agreement may be made between the parties, the king wishing the matter to be settled peaceably, the plea having been adjourned until the quinzaine of Michaelmas in order that J. bishop of Norwich and Walter de Norwyco, the king's treasurer, might go to those parts to settle the disputes, which they have not succeeded in doing. [*Parl. Writs.*]

By p.s.

Oct. 12. To the sheriff of Berks. Order to cause a coroner for that county to be  
Ditton. elected in place of John le Waleys, who is insufficiently qualified.

Oct. 14. Philip Stacheman, in Norwich prison for the death of Agnes his wife,  
Ditton. has letters to the sheriff of Norfolk to bail him until the first assize.

Oct. 12. To the sheriff of Norfolk. Order to receive from Alexander de  
Ditton. Claveryng in the port of Haryngby 120 quarters of wheat, price 10*s.* a quarter, 240 quarters of barley, price 6*s.* a quarter, counting twenty-one quarters as twenty, and to send the same to Berwick-on-Tweed without delay, there to be delivered to the keeper of the king's stores; which corn was bought from Alexander by Walter de Norwyco, the king's treasurer, who agreed that Alexander should thresh and cleanse the same and carry it to the said port at his cost, and cause it to be delivered there to the sheriff by the measure of Yarmouth.

By C.

Oct. 18. To Master John Waleweyn, escheator this side Trent. Order to deliver  
Huntingdon. to Isabella, late the wife of Robert son of Payn, tenant in chief, the manors and lands in his bailiwick that she held, as appears by inquisition, jointly with her husband, on condition that she come to the king before the feast of St. Nicholas to do fealty to the king for the same.

Oct. 12. To the sheriff of Northumberland. Order to receive all the corn that  
Ditton. William de Ayremynne, parson of Whiteberne church, shall cause to be delivered to him, and to cause it to be carried to Berwick-on-Tweed without delay, there to be delivered to the keeper of the king's stores, making an

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*Membrane 24—cont.*

indenture with William's attorney concerning the number and kind of the quarters of the said corn, and the price of the same, of which indenture he is to send his part to the treasurer and chamberlains without delay under his seal.

Oct. 2.  
Ditton.

To the mayor and sheriffs of London. Order to admit John de Wengrave to execute the office of coroner in the city, which office pertains to Walter Waldesheff, the king's butler, who has nominated the said John to execute the office because he is engaged upon the king's affairs in divers parts of the kingdom and cannot attend to that office.

Oct. 7.  
Walsingham.

To the treasurer and barons of the exchequer. Order to allow to J. bishop of Carlisle 169*l.* 19*s.* 3*d.* due to him from the late king for fifty-one sacks and ten stone of wool taken from him for the late king's use, as appears by the indentures of Adam de Crokedayk, Harschulph de Cheseby, and Henry de Menill, appointed by the late king to take wool in divers parts of the country, the bishop having prayed the king to have the above allowed to him, and that the king would satisfy the bishop's debts out of what remains due to the bishop after payment of his debts to the king (*summa que de dicta pecunia excesserit*), which the king wishes to do on account of the damages suffered by the bishop from the Scots. By pet. of C.

Oct. 20.  
Sawtre.

To the treasurer and barons of the exchequer. Order to allow to Adam de Swynburn, to whom the king has committed the county of Northumberland, such wages for ten men-at-arms, whom the king has ordered him to place in the castle of Newcastle-on-Tyne until the quinzaine of Easter next for the defence thereof by the view of Richard de Emeldon, as have been usually allowed for such men-at-arms in the king's other castles. By C.

*MEMBRANE 23.*

Oct. 17.  
Conington.

To the sheriff of Lincoln. Order to provide without delay what is wanting of the victuals that the king lately ordered him to provide for the defence of Berwick-on-Tweed, and to send all such victuals to Berwick, the sheriff having done nothing in execution of the king's said order. The king is sending his yeoman Hugh de Hoghton to supervise his proceedings herein. By K. and C.

Oct. 14.  
Ditton.

To the collectors of the new custom of hides, wool, and wool-fells in the port of Newcastle-on-Tyne. Order to deliver to Hugh de Hoghton the second part of the seal called 'coket' in that port, to be kept by him until he have been satisfied for 50*l.* due to him and for 100*l.* in the name of the community of Berwick-on-Tweed for victuals bought from them for the munition of that town, and for 100*l.* due to Walter de Gosewyk for a loan, which sums the king ordered them to pay out of the customs. By C.

The like to the collectors in the port of Hertelpole for the said Hugh until he have been satisfied for 50*l.* for victuals bought from him at Berwick for the above purpose. By C.

The like to the collectors in the port of Newcastle-on-Tyne for the said Hugh until he have been satisfied for 50*l.* for the above cause. By C.

Oct. 17.  
Conington.

To the mayor and barons of Wynchelse. Permission to make their profit of the seventeen ships that they and the other barons of the Cinque ports granted as an aid to the king for the Scotch war to set out in the company of John de Ergadia, which ships are still detained in the port of Portesmue by contrary winds and tempests so that they cannot set out for

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*Membrane 23—cont.*

the expedition of the said war; wherefore they have prayed the king to grant them, on account of winter time, licence as above, and that the men in the ships may return home.  
By K. and C. [p.s. 3502, 3503.]

To the sheriff of Northampton. Order to cause a verderer for the forest of Rokyngham to be elected in place of John Bassett, whom the king has amoved for insufficiency and unfitness.

Oct. 18.  
Huntingdon.

To Master John Waleweyn, escheator this side Trent. Order not to intermeddle further with the lands of Thomas de Verdon, as it appears by inquisition that he held nothing in chief at his death by reason whereof the custody of his lands should pertain to the king.

To the sheriff of Essex. Order to cause a verderer for the forest of Essex to be elected in place of Robert William, whom the king has amoved for insufficiency.

To Ralph de Monte Heremerii, keeper of the Forest this side Trent. Order to deliver William the chaplain of St. Martin's, Hereford, in the king's prison at Kylpek for trespass in the forest of La Haye, in bail to twelve mainpernors, who shall mainpern to have him before the justices for forest pleas when next they come to those parts.

Oct. 17.  
Impington.

To Henry de Cobham the younger, constable of Rochester castle. Order to release Joan wife of John Launga, whom the king ordered to be arrested when going to parts beyond sea, and to restore her goods and chattels, as friar John de Wrotham of the order of preachers shall inform him.

By K. on the information of the archbishop.

Oct. 6.  
Walsingham.

To the sheriff of Norfolk. Order to cause proclamation to be made that wines now in his bailiwick, and that shall be taken thither, shall be sold at retail and in gross for a reasonable price as was usual heretofore, notwithstanding that the king lately ordered him to proclaim that all merchant vintners selling wine at retail should sell a gallon of wine for a certain price.

By K. and C.

The like to all the sheriffs of England.

Oct. 24.  
Stanford.

To the chamberlain of Carnarvan. Order to expend such money about the defence and custody of the parts of Wales as shall be directed by Master John Walewayn, escheator this side Trent, Philip ap Howel, and Master Rhys (*Resus*) ap Howel, whom the king is sending thither to ordain, together with John de Grey, justice of North Wales, for the defence of Wales against the threatened invasion of the Scotch rebels who lately attacked Ireland, and to be aiding to the said justice, and John, Philip, and Rhys.

By K. and C.

The like to the chamberlain of Kaermerdyn, substituting William Martyn, justice of South Wales, for John de Grey.

Orders to the bishops, abbots, etc., of North Wales to give credence to John de Grey and the said John and Philip in what they shall inform them on the king's behalf, and to execute what they shall direct.

Oct. 23.  
Stanford.

To Payn de Turbevill, keeper of the lands of the late Gilbert de Clare, earl of Gloucester and Hertford, in Glomorgan and Morgannou. Order to give credence to what the king's clerk Master Jordan Morant shall tell him by word of mouth on the king's behalf, and to inform the king by him of the state of those parts and other things touching the king whereof the king desires to be informed.  
*Et erant patentes.*

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*Membrane 23—cont.*

- To the same. Order to pay to the said Jordan twenty marks or twenty pounds, as he shall require, for his expenses in this behalf. By C.
- Oct. 24. To the treasurer and barons of the exchequer. Order to make account with Richard Lovel for the issues of the manor of Aylesham, which the late Gilbert de Clare, earl of Gloucester and Hereford, held by the king's grant, from July 28, in the eighth year of the king's reign, when the king committed the manor to Richard to satisfy him for 196*l.* 16*s.* 8*d.* owing to him for the wages of his knights and esquires in the Scotch war and recompence for his horses until June 4 in the seventh year of the reign, until October 8 following, when the king granted the manor to David le Strabolgy, earl of Athole (*Athel*), and to cause allowance or assignment to be made to Richard for what still remains due to him of the above sum.
- Nov. 1. To the chamberlain of Kaernervan. Order to pay to Master John King's Clipston. Waleweyn, whom the king is sending with others to those parts on his business, the expenses of himself and fellows.  
The like to the chamberlain of Kaermerdyn.
- Nov. 1. To the sheriff of Northampton. Order to cause a coroner for that King's Clipston. county to be elected in place of Robert de Veer, who has been elected verderer of Rokyngham forest.
- Nov. 9. To Thomas de Geyneilly, constable of Tremeton castle. Order to King's Clipston. expend up to 10*l.* in repairing the buildings within the castle.
- Nov. 1. To the sheriff of Norfolk and Suffolk. Order to permit the burgesses of Great Yarmouth to carry herrings and other fish to the duchy of Aquitaine and to Normandy and to other lands of Louis, king of France and Navarre, notwithstanding the proclamation prohibiting the exports of victuals.  
By C.
- Nov. 9. To Master John Waleweyn, escheator this side Trent. Order not to Clipston. intermeddle further with the priory of Pritterwell, taken into the king's hands on account of the presentation by the prior of Lewes of brother Guychard de Cherleu to the priory thereof, which presentation the king has not accepted because brother William de Avernaz, whom the king admitted to the same on the presentation of the prior of Lewes, and whose fealty he took as prior, has still possession of the priory.

*MEMBRANE 22.*

- Nov. 8. To the sheriff of Essex. Order to cause a verderer for the forest of King's Clipston. Essex to be elected in place of William de Durem, deceased.  
The like for the election of a verderer for the same forest in place of Gilbert de Stanford, deceased.
- Nov. 6. To Roger le Brabanzon and his fellows, justices to hold pleas *coram* Clipston. *rege*. Order not to molest Edmund son of Andrew de Misne, William son of Thomas, John son of Thomas, Robert de Pykering', Hugh de Pikering', John son of Richard Neue, Richard son of Benedict Neue, Robert Jordanesman de Halton, Roger de Blakestone, Henry Steven, Thomas Sabyn, John de Aldewerk, William Douker, John Belle, Richard Neu, William Chapman, Hugh Horn, Roger Fendour, Roger le Personebrothre, William Spurnhare and William his son, Robert Kempe, Henry le Grey, Robert Darel, Robert Wrid', William Impys, William Brok, Robert Fayning, Simon Lech, Henry Bawdewyn, Geoffrey Jolif, Walter Bere, Roger le

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*Membrane 22—cont.*

Suur, Richard Frankysh, William Pykering, Henry Pykering, William Nalgod, Henry Mawe, Geoffrey le Fevre, John Bond, Richard Just, William Barse, Hugh Barse, William de Bardeneye, Adam de Kilholm, William Wirild, William le Grey, William le Waks, Henry Hether, John atte Halle, Roger Brok, Benedict Lynd, Geoffrey Teynt, Henry Norman, Robert Malet, Thomas Mannyng, Hugh Brounyng, Henry Pugge, John Horn, Hugh son of Adam, William Wylk, and Hugh Just concerning a disseisin that they made upon Richard son of Ralph de Wrote of a teneement in Wrote, whereof they were convicted before Roger de Seotre and his fellows, justices to take assizes in the county of Lincoln, concerning which they are disquieted by the record and process being brought before the said Roger le Brabanzon and his fellows, the king having pardoned them the imprisonment and whatever pertains to him by reason of the disseisin at the request of Margaret, countess of Cornwall. By p.s. [3541.]

Nov. 1.  
Clipston.

To Master John Waleweyn, escheator beyond Trent. Order not to intermeddle further with the lands of Jordan de la Lane and to restore the issues thereof, as it appears by inquisition that he held nothing of the king in chief at his death by reason whereof the custody of his lands ought to pertain to the king.

To the same. Like order concerning the lands of John de la Mare.

Nov. 24.  
Clipston.

To the same. Order to cause John de Sudbury, son and heir of William de Sudbury, to have seisin of the manor of Sudbury, which Margaret late the wife of William held in dower of the inheritance of the said William as of the honour of Huntynghon, in the king's hands by the forfeiture of Robert de Brus, the king having taken his homage therefor.

Aug. 13.  
King's Clipston.

To W. archbishop of York. Order to admit a suitable parson to the church of Estbrigeford at the presentation of Roger le Brabanzon, as he has recovered the presentation against the king before the king and his council.

Nov. 26.  
Clipston.

To the sheriff of York. Order to pay to Giles de Tholouse, who is staying at Welleberk (*sic*) with twenty-five of the king's horses and two of his own and two of Master John Gylemyr's, farrier of the said horses, 14s. daily for the maintenance of the horses, and the wages of Giles, John, and the grooms, and 40 marks for the expenses of the horses at Wellebek in time past. By K. on the information of W. de Melton.

Nov. 1.  
Clipston.

To Master John Walewayn, escheator beyond Trent. Order to deliver to Alice, late the wife of Guy de Bello Campo, earl of Warwick, tenant in chief, the following lands, which the king has assigned to her as dower: the manor of Hampslope, in the county of Buckingham, of the yearly value of 129*l.* 2*s.* 6*d.*; the manor of Lythorn, in the county of Warwick, of the yearly value of 39*l.* 12*s.* 0*d.*; the manor of Haseler, in the same county, of the yearly value of 10*l.* 8*s.* 1*d.*; the manor of Belesale, in the same county, of the yearly value of 45*s.* 9½*d.*; the manor of Claverdon, in the same county, of the yearly value of 23*l.* 1*s.* 2*d.*; a third of the Templars' manors of Warr' and Shirburn, in the same county, of the yearly value of 7*l.* 6*s.* 9½*d.*; the manor of Newton, in the county of Worcester, of the yearly value of 18*l.* 1*s.* 0½*d.*; the manor of Piryton, in the same county, of the yearly value of 10*l.* 1*s.* 9½*d.*; the manor of Potterrespyre, in the county of Northampton, of the yearly value of 22*l.* 0*s.* 6*d.*; the manor of Chiriell, in the county of Wilts, of the yearly value of 18*l.* 9*s.* 10*d.*; and the manor of Berkeswell, in the county of Warwick, of the yearly value of 38*l.* 8*s.* 3*d.*; for her dower of the manors of Kybbeworth, Gretham, and Wyckewan, lately demised by the earl to Adam de Herewynton, Simon de Sutton, and William, parson of the church of Berkeswell, for a term of ten years, which demise the king confirmed, which manors are of the yearly value of 112*l.* 19*s.* 6½*d.* By C.

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*Membrane 22—cont.*

*Memorandum*, that she received a third of the Templars' manors of Warr' and Shirburn, which the earl claimed as his escheat, at her peril, so that if the said third be recovered against her wholly or partly, the king and the count's heirs are not bound to make warranty or recompence.

*Memorandum*, that this assignment was made of all the earl's lands beyond Trent contained in the inquisitions returned into chancery, saving to her dower of any lands that may not be specified in the inquisitions, and of Bernard's castle and of the earl's other lands this side Trent.

Dec. 3. To John de Castr', constable of Bernard's castle, which formerly belonged  
Clipston. to Guy de Bello Campo, earl of Warwick. Order to cause the castle to be  
provisioned with victuals. By K.

Dec. 4. To Walter Waldeshof, the king's butler, or to him who supplies his place  
Clipston. at York. Order to deliver six tuns of old wine to the sheriff of York  
without delay, to be taken by him to the castle of Baumburgh for the  
munition of the same. By K.

To the sheriff of York. Order to receive the above wine, and to cause it  
to be taken with all speed to the said castle, there to be delivered to Roger  
de Horseley, the constable, as Geoffrey de Coigners shall inform him on the  
king's behalf. By K.

Dec. 2. To the sheriff of Warwick and Leicester. Order to buy and provide a  
Clipston. hundred quarters of wheat and a hundred quarters of malt, according to the  
instructions of Geoffrey de Cugners, whom the king is sending to him, and  
to cause them to be carried to Newerk and there delivered to the sheriff of  
Nottingham, to be carried by him to Baumburgh castle. By K.

Mandate in pursuance to the sheriff of Nottingham. By K.

Dec. 7. To the chamberlain of North Wales. Order to repair the houses and  
Clipston. buildings of the castles of Conewaye and Carnarvan and other castles in  
those parts, and the king's mills of those parts, by the view and testimony  
of men to be appointed by John de Grey, justice of North Wales.

Dec. 3. To the chamberlain of Caernarvan. Order to supersede entirely the  
Clipston. demand for 14s. from Gorono ap Tudur for the rent of a parcel of his land  
in Aber; and for 42s. 6d. from Thlewelin ap Madok for the rent of a  
moiety of the town of Brinklin; and for 10s. from Tudur ap Howel, David  
Lewelin, and Gronou, brothers of the said Tudur, for rent of a parcel of  
land called 'Gordinauc'; and for 68s. 6d. from the abbot of Bardsey for  
rent for the puture of the king's huntsmen and dogs; and for 60s. from  
Lewelin ap David ap Griffid de Edermyon for rent for his manor of Crogan;  
and for 39s. of rent and two suits at the county [court] of Kaernarvan and  
Moyronnyd (*sic*) from the abbot of Kymer; and from the free tenants of the  
commote of Ardudoy in the county of Meyryounnyth for 20s. yearly for  
an office called 'Meyryd Kynkellorion' that they used to have and from  
which they say they have been amoved by the king's bailiffs: the king  
having pardoned them these sums. By K.

Dec. 8. To the justices of the Bench. Whereas lately, at the prosecution of  
Clipston. Oliver de Wilbry and Alice his wife, suggesting to the king that it was  
agreed between Master Walter de Stapeldon, canon of St. Peter's, Exeter,  
and Ralph Beaupel, deceased, that whereas Ralph was bound to Walter in  
200 marks by statute merchant bond, and Ralph had impleaded William  
Russel concerning the manor of Speresholt, in the county of Southampton, by  
writ of assize of mort d'ancestor, and Ralph promised that as soon as he  
had the manor or any part of it by peaceful means or by plea, he would  
enfeoff Walter thereof for life, so that if Walter died within fifteen years of  
the feoffment, his heirs or assigns should hold it until the end of that time,

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*Membrane 22—cont.*

and Ralph should sue for the manor at Walter's cost wherever and whenever Walter should ordain, and Walter granted that if Ralph was prepared to do and did all these things, or if Walter died before the manor was recovered, or if Ralph were unable to recover it by assize or jury, then Ralph should be quit of paying the said 200 marks, and although Ralph prosecuted the assize until his death, so that his lands ought to be discharged of the above sum according to the agreement, Walter nevertheless sued out the king's writ returnable before the said justices to have Ralph's lands delivered to him for the above debt and his damages so far that 9*l.* 5*s.* 0*d.* of land at Hewish, held by Ralph at the time of the bond, which Oliver and Alice then held as of her right by Ralph's feoffment, were delivered to Walter to their damage, the king ordered the sheriff of Devon to cause Walter to come before the said justices at Westminster in fifteen days from Michaelmas last to answer to the king and to Oliver and Alice concerning the premises; by reason whereof Walter, now bishop of Exeter, is aggrieved in their court both at the king's suit and the suit of Oliver and Alice: the king now orders them not to aggrieve him at the king's suit for the premises, saving to Oliver and Alice their right and action.

By K.

*MEMBRANE 21.*Dec. 10.  
Clipston.

To Robert de Cliderhou, escheator this side Trent. Order to repair the chimnies (*camina*) and houses in the manor of King's Clipston and in the hermitage near the chapel of St. Edwin, where a hermit shall dwell by the king's ordinance, and the ponds of the stews in the manor.

By K. on the information of William Inge.

Dec. 12.  
Clipston.

To the treasurer and barons of the exchequer. Order to call before them the executors of the king's sister Joan, late countess of Gloucester and Hertford, and the heirs of Eustace de Hache, and if they find that the countess used seven and a half tuns of wine whilst staying in the castle of Marlebergh, and that Nicholas de Pershote, late constable thereof, delivered the remaining two and a half tuns to Eustace, to acquit Nicholas of the said ten tuns, which they demand from him, although delivered by him as above, the late king having, in the twenty-fifth year of his reign, commanded Nicholas, then constable of the said castle, to permit the countess Joan to have the easements of the houses within the castle enclosure for herself and household, as Anthony, then bishop of Durham, should direct, by whose assent she consumed the said wine.

Dec. 19.  
Doncaster.

To the taxors and collectors of the twentieth and fifteenth in the Northrithing in the county of York. Order to pay to Ralph son of William 100 marks, in part-payment of 240 marks due to him for the time when he was keeper of the town of Berwick, for which he had bills under the seal of the chamberlain of Scotland, which he has lost.

By K.

Dec. 20.  
Doncaster.

To the sheriff of York. Order to cause a verderer for the forest of Galtres to be elected in place of Thomas de Ripar', whom the king has removed for insufficient qualification.

To the treasurer and chamberlains. Order to cause Robert de Umframville, earl of Anegos, keeper of the Forest this side Trent, or his attorney, to have inspection and information of the rolls of the eyre of the late king's last justices in eyre in the counties of York and Cumberland.

Dec. 18.  
Dover.

To the sheriff of Nottingham. Order to respite until his next account the demand by summons of the exchequer upon the executors of the will of William, late archbishop of York, for debts due from him.

By K.

The like to the sheriffs of Gloucester and York.

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*Membrane 21—cont.*Dec. 16.  
Doncaster.

To the bailiffs of Shrewsbury. Order to send two or three of the more discreet merchants of that town to the parliament to be held at Lincoln in the quinzaine of St. Hilary, to treat with the king's council and other merchants concerning the erection of a staple of wool between Calais and the river Seyne, Louis, king of France and Navarre, having requested the king to consent to the erection of such a staple.

By K.

[*Fœdera ; Parl. Writs.*]Dec. 20.  
Doncaster.

To the sheriff of York. Order to pay to Richard de Allerton, keeper of the king's stew of Fosse, his wages of 2*d.* a day until further orders, and any arrears of the same.

To Robert de Cliderhou, escheator this side Trent. Order not to intermeddle further with the manor of Ilkelye, taken into the king's hands upon the death of Peter de Percy, as it appears by inquisition that Peter gave that manor to Isabella, daughter of William de Erghum, for her lifetime, before he married her, and that she was seised thereof three weeks before her marriage, and that she continued her joint-seisin thereof from her marriage until her husband's death, and that the manor is held of the heir of Henry de Percy, a minor in the king's wardship, provided that Isabella come to the king to do fealty therefor before the feast of the Purification.

To the chamberlain of Kaermerdyn. Order to go forthwith in person to the castle of Buelt, and to survey the wines and victuals therein, and to sell what is putrid and corrupt by the view of John de Cherleton, constable of the same, and to replace what he has so sold out of the issues of his bailiwick.

Dec. 19.  
Doncaster.

To Payn de Turbevill, keeper of the lands of the late Gilbert de Clare, earl of Gloucester and Hertford, in Glomorgan and Morgannou. Order not to hinder the men of Bartholomew de Badelesmere, who had the custody of the lands before Payn, from levying the arrears of Bartholomew's time and from making their profit of their corn or goods there, but to counsel and aid him in these matters, and to cause those who have received issues of Bartholomew's time and have not accounted for them to come before his men to account with them, and to distrain them to satisfy him for what is due, notwithstanding the king's late order to levy all the issues of the said lands.

By K.

Nov. 26.  
King's Clipston.

To Edmund le Botiller, earl of Carrik, justiciary of Ireland. Order to deliver to the wife of Roger de Wodeford lands of his to the value of 32*s.* yearly, to be held by her for the maintenance of herself and household so long as he is engaged in the king's service in Scotland, he having prayed that his lands, which are, he asserts, of the above value, may be delivered to his wife for the above purpose, they having been taken into the king's hands for certain reasons.

By K.

The like for the following :

John Lemman, for lands worth four marks yearly.

Richard Jhon', for lands worth two marks yearly.

Simon Corle, for lands worth two marks yearly.

Ralph Howze, for lands worth three marks yearly.

Dec. 16.  
Doncaster.

To the collectors of the custom of wool, hides, and wool-fells in the port of Newcastle-on-Tyne. Order to pay to Gilbert Haukyn,\* clerk, the wages usually paid for the office of the tronage of wool and of controller of the custom in that port from 6 October, in the eighth year of the reign, when the king granted that office to him during pleasure and commanded the said collectors to deliver the office to him, as he complains that they have not paid him the wages due to him by virtue of this office.

\* Written *Hakyn* in the margin.



1315.

*Membrane 21—cont.*Dec. 27.  
Clipston.

To the sheriff of Salop and Stafford. Order to supersede the demand for 113*l.* 4*s.* 0*½d.* from Nicholas de Audele by summons of the exchequer, the king having granted him respite for the same until next Parliament.

By K.

To the treasurer and barons of the exchequer. Order to acquit Nicholas de Audele of the arrears for two years of the service of a mewed sparrowhawk yearly for the manor of Egemendon.

By K.

Dec. 28.  
Clipston.

To Robert de Cliderhou, escheator this side Trent. Order to permit Joan Comyn of Boghan to dwell with her household in the manor of Malton, which belonged to William de Vesey of Kildare, deceased, and to pay her 50*l.* yearly out of the issues of the manor for the maintenance of herself and household.

By K.

Dec. 7.  
Clipston.

To the same. Order not to intermeddle further with the lands that Walter le Vavasour held at his death in Adyngham, Heselwod, Stutton, Cokesford, Siclynghale, Edlyngton, Yedon, Raudon, and Boulton in Bouland, in the county of York, as the king assigned the same as dower to Eleanor, late the wife of Henry de Percy, tenant in chief.

Dec. 9.  
Clipston.

To Master John Waleweyn, escheator beyond Trent. Order not to distrain Richard de Sancto Andrea for homage for 70 acres of land, two acres of meadow, 30*s.* of yearly rent, and a sixth of a mill in Henxton, in the county of Cambridge, held in chief of the king, whereof he was enfeofed by Roger de Sancto Andrea by the king's licence, as the king has taken his homage.

Dec. 28.  
Clipston.

To the sheriff of Northampton. Order to cause a coroner for that county to be elected in place of Robert de Veer, who has been elected verderer of Rokyngham forest.

1316.

*MEMBRANE 20.*Jan. 1.  
Clipston.

To the sheriff of York. Order to pay to Oliver son of John de Nantail, the usher of queen Isabella's chamber, 6*d.* a day and two robes yearly from 29 May, in the seventh year of the king's reign, when the king granted these allowances to him for life to be received from the sheriff of York, the said Oliver not having yet received anything therefrom, and to continue to pay the same.

By K.

Jan. 3.  
Clipston.

To Robert de Umframvill, earl of Anegos, keeper of the Forest this side Trent. Order to deliver to the sheriff of Nottingham fifty leafless oaks in the wood of Blitheworth, within the bounds of Shirewod forest, belonging to the archbishopric of York, void and in the king's hands, for charcoal and boards for dressers (*tabulis ad dressoria*), and thirty oaks from the king's woods in the forest near the water of Trent for firewood for the king's hall, and thirty leafless oaks for firewood for the king's chamber against the ensuing parliament at Lincoln, to be felled by the sheriff and taken by him to Lincoln, there to be delivered to the clerk of the king's scullery.

By K. on the information of W. de Melton.

Mandate in pursuance to the sheriff of Nottingham.

Jan. 4.  
Clipston.

To Thomas de Derby, keeper of the manors of Cawod and Bishop's Thorp, belonging to the archbishopric of York. Order to deliver to the dean and chapter of St. Peter's, York, the manor of Bishop's Thorp, as it appears by certain evidences that the manor ought to be in their custody

1316.

*Membrane 20—cont.*

during voidance of the archbishopric. The king intends to receive the custody of the manor of Bishop's Thorp from the dean and chapter when he has made known to them his will. By K.

Jan. 13.  
Clipston.

To the sheriff of Northampton. Order to cause a forester for Rokingham forest to be elected in place of Hugh Daundelyn, who is incapacitated by infirmity and paralysis. By the testimony of the earl of Pembroke.

Jan. 14.  
Clipston.

To the men of the township of Tyreswell. Order to deliver to Hubert de Tyreswell his goods and chattels in their custody, which were taken into the king's hands upon his flight for the death of Stephen Mauvel of Rampton and of William his brother, as the king has pardoned him the suit of his peace for the same and the outlawry, if any have been pronounced against him. By K. on the information of Roger de Northburgh.

To the justices next in eyre for common pleas in the county of Nottingham. Order not to aggrieve the aforesaid men on account of the said goods.

Robert son of Richard de Bynnyngton, in the king's gaol at York for the death of Walter Grymet, has letters to the sheriff of York to bail him until the first assize.

Jan. 18.  
Clipston.

To John de Segrave, constable of Nottingham castle, or to him who supplies his place. Order to deliver to the sheriff of Nottingham by indenture John de Moref and Robert Barde, Scotch prisoners in that castle, to be taken by him to the castle of Sumerton.

By K. on the information of W. Inge.

To the sheriff of Nottingham. Order to receive the said prisoners and to take them to Sumerton castle according to the directions of the king's yeomen Philip de la Beche and Robert his brother, to whom they are to be delivered at Sumerton castle. By K. on the information of W. Inge.

To Henry de Bello Monte, constable of Somerton castle, or to him who supplies his place. Order to assign a suitable place within the castle to the aforesaid yeomen and others in their company for the custody of the said prisoners, and to aid and counsel the said yeomen.

By K. on the information of W. Inge.

To Ralph de Dalton. Order to deliver three hundred quarters of wheat, three hundred quarters of barley, and five hundred quarters of oats to the sheriff of York out of the corn of the late W. archbishop of York, and of the corn that the king ordered to be bought for his use, to be taken by the sheriff to Berwick-on-Tweed for the maintenance of the garrison.

By K. and C.

Mandate in pursuance to the sheriff of York.

By K. and C.

Jan. 17.  
Clipston.

To Nicholas Flemmyng, mayor of York. Whereas lately at the suit of Nicholas Shayl of Alverton, complaining to the king that whereas Gerard Salvayn delivered divers silver vessels to Richard son of Nicholas Shayl by deed indented as pledge for a sum of money owing by him to Nicholas, on condition that if he did not pay the money in the time specified in the deed, then the silver vessels should remain to Nicholas and Richard as their own chattels, and although Gerard did not pay the sum within the time, so that the vessels ought to remain to Nicholas and Richard, Hugh de Louthen, justice appointed with others to hear and determine certain contempts and trespasses committed by Gerard upon the king, arrested the vessels as though they belonged to Gerard, the king thereupon ordered Hugh to certify him of the cause of the arrest; who certified that the vessels were found

1316.

*Membrane 20—cont.*

in the hands of William de Beleby of York because John son of the said Nicholas and Mariota his wife took and carried the vessels away from William's house against his will to the house of Geoffrey le Botiller in Stayngate, and Richard Shayl, having found security to prosecute his claim before the mayor against John and Mariota for the wrongful removal and caption of the vessels, prayed the mayor to arrest the aforesaid vessels until it should be decided to whom they ought to remain; whereupon the king appointed John de Insula, John de Don', and Hugh to enquire in the presence of the said Gerard, Nicholas, Richard, John, Mariota, William, Geoffrey, and the mayor; by which inquisition it was found that Gerard, on Friday after the quinzaine of the Holy Trinity, in the eighth year of the king's reign, in York castle delivered divers silver vessels named in the said deed to Richard Shayl, John de Richemund, and Adam le Lystere, to be kept by Richard until the quinzaine of St. Martin as security for payment of 62*l.* at that time, and that Richard son of Nicholas Shayl carried away certain vessels from the castle to the house of William de Beleby in York, and delivered them, with the exception of twelve pieces and a silver ewer (*aquarium*) contained in the said deed that John and Adam carried away as security for 8*l.* 13*s.* 4*d.* due to them from Gerard, to the said William until the said quinzaine, and that John son of Nicholas Shayl and Mariota his wife came to William's house, on Saturday after Midsummer last, and prayed to have the said vessels delivered to them, to which William assented, and they carried them to the house of Geoffrey le Botiller in York, and that the mayor afterwards arrested the vessels at the suit of William, and that they remained in the mayor's custody by the assent of William, John, and Mariota until the said quinzaine, and that Gerard did not pay the money at that time: wherefore the king orders the mayor to deliver the vessels in his custody to Nicholas and Richard, or to their attorney in this behalf.

By K. on the information of W. Inge and John de Insula.

Jan. 22.  
Clipston.

To the keeper of the king's victuals in the parts of Carlisle. Order to deliver to John de Castre, to whom the king has committed the custody of the castle and city of Carlisle during pleasure, maintenance for him and the garrison from the king's victuals at a reasonable price, making an indenture with him concerning the same.

By K. on the information of W. Inge.

To the sheriff of York. Order to pay to William de Castelay and Richard de Alverton, keepers of the king's stew of Fosse, their usual wages for the time of his office, and to continue to pay the same. By K.

To the sheriff of Cambridge. Order to pay to Hugh de Hoghton 40*s.* for his expenses in attending to certain of the king's affairs to provide victuals in divers parts of the kingdom and to hasten their despatch to Berwick-on-Tweed.

By K. on the information of W. Inge.

Jan. 25.  
Clipston.

To Ralph de Dalton. Order to retain out of the corn of W. late archbishop of York, which he has estimated and measured by the king's order, what is necessary for the maintenance of the archbishop's manors in seed and other necessities, as shall seem best to him and Hugh de Hoghton, whom the king is specially sending to him in this behalf, and the keepers of the said manors, and to deliver the surplus in parcels as he is able to the sheriff of York, to be carried by him to Berwick-on-Tweed for the munition thereof.

By K.

Jan. 27.  
Lincoln.

To the sheriff of Bedford. Order to cause a coroner for that county to be elected in place of Robert de Wanton, who is incapacitated by infirmity, for which reason the king has removed him from office.

1316.

*Membrane 20—cont.*Jan. 20.  
Clipston.

To Robert de Umframvill, keeper of the Forest this side Trent, or to him who supplies his place in the forest of Shirewod. Order not to intermeddle with the woods and parks of the archbishopric of York within the bounds of that forest during the present voidance, and to permit Alexander de Cave and William de Bevercote, to whom the king has committed the custody of the archbishopric, to dispose of and ordain concerning the same according to the king's commission, and as the archbishops have been wont to do.

To Robert de Cliderhou, escheator beyond Trent. Order to permit John Lengleys to receive a yearly rent of 100s. from the manor of Hert, in the king's hands on account of the minority of Roger, son and heir of Robert de Clifford, tenant in chief, as it appears by inquisition that Robert granted him this rent for life, and that he was in peaceful seisin thereof two years before Robert's death.

To Walter Waldeshof, the king's butler, or to him who supplies his place at York. Order to deliver all the wines in his custody at York to the sheriff of York without delay, to be kept by him as the king has ordered.

By C.

To the sheriff of York. Order to receive the said wines and to keep them safely until further orders.

Feb. 4.  
Lincoln.

To the sheriff of Lincoln. Order to cause a coroner for that county to be elected in place of John de Cotes, who is insufficiently qualified.

To the sheriff of Norfolk. Order to cause a coroner for that county to be elected in place of William Dages, who is attending to the assessing of men-at-arms in that county by the king's orders.

*MEMBRANE 19.*Jan. 30.  
Lincoln.

To the sheriff of York. Order to cause the king's mills near the castle of York to be constructed anew and repaired by the view and advice of twelve men of the city of York, and to cause the trench made by Nicholas Meynill, when sheriff of York, to save the fish in the stew of Fosse, to be filled up, as the king learns, by inquisition taken by John de Insula and John de Donecastre, that the mills are wholly decayed through the default of certain keepers of the same, and that the wheels and other things were carried away by a great flood, and that John Malbyz, when sheriff of that county and keeper of the mills, considering that the houses of the said mills were so decayed that they could not last any longer, took down (*disiunxit*) the timber of the said house to save the timber, which he delivered to Nicholas de Meynill, subsequently sheriff, by indenture made between them, and that Nicholas during his term of office caused a trench to be made to save the fish in the stew of Fosse in order that the course of the water might flow through it until he should cause the mill-pond, which had been carried away by the said flood, to be re-constructed. The sheriff is to receive the said timber from Nicholas and to use it in aid of the repair of the mills.

Feb. 1.  
Lincoln.

To the same. Order to take with him twelve citizens of York and some masons and to survey the defaults of the walls of York castle, and to repair the foundations thereof if it appear to them that this can be done without pulling down the wall, as the king learns, by inquisition taken by John de Insula and John de Donecastre, that, on account of the frequent floods of the rivers Ouse and Fosse, which floods have this year surrounded (*circuibat*) the

1316.

*Membrane 19—cont.*

castle moat deeper than ever they used to do, and have softened the soil of the moat, the foundation of part of the castle wall containing 262 feet in length has given way (*deficit*), so that that part of the wall appears to be a ruin.

Jan. 30.  
Lincoln.

To the sheriff of Northampton. Order to cause a coroner for that county to be elected in place of Robert de Veer, who has been elected verderer of Rokyngham forest.

Feb. 4.  
Lincoln.

Robert son of Gilbert le Halman, in the king's prison of Notyngham for the death of Matthew Alpes, has letters to the sheriff of Nottingham to bail him until the first assize.

To Master John Walewayn, escheator this side Trent. Order not to intermeddle further with a yearly rent of 4s. from certain tenements that Roger atte Brigg of Beltoft held of John de Crepping in Beltoft, which rent was taken into the late king's hands with the lands that Roger held of John son and heir of Roger de Moubray, then a minor in the late king's wardship, on account of the minority of William son and heir of the said Roger de Beltoft, as it appears by inquisition that John de Crepping' was seised of the above rent seven years before the death of Roger atte Brigg of Beltoft.

To Henry son of Hugh, keeper of Bernard's castle. Order to desist from hindering Robert de Seint Oweyn from receiving a yearly rent of 10*l.* from the manor of Dalton in Herternessee, which is held of the said castle, and to permit him to receive the same, as Robert has shewn the king that Henry de Percy granted the above rent to him for life, and that he received the rent from that time until Henry de Percy's death, and that the keeper prevents his receiving the rent because the castle and manor were taken into the king's hands upon the death of Guy de Bello Campo, late earl of Warwick.

Feb. 5.  
Westminster.

To Payn de Turbervill, keeper of the lands of the late Gilbert de Clare, earl of Gloucester and Hertford, in Glomorgan. Order to pay to Morgan ap Mereduth 100*s.* yearly from the issues of the said lands, which he lacks of the yearly sum of 15*l.* for which Ralph de Monte Hermerii, when he was earl of Gloucester and Hertford, and his wife Joan, the king's sister, granted to him all their land of Edelegan for life, at the late king's request, on condition that he should pay them the excess of value over that sum yearly, and the said Gilbert, after he obtained seisin of the lands of his inheritance after Joan's death, ejected Morgan from the said lands, and granted him in their stead the hamlet of Cogansmor for life, which hamlet does not exceed the yearly value of 10*l.*, as appears by an inquisition taken by the said Payn.

May 20.

The like to John Giffard of Brimmesfeld, keeper of the said lands.

Feb. 7.  
Lincoln.

To William Martyn, justice of South Wales. Order to appoint a constable for the king's new castle of Emelyn in place of Robert de Acton, deceased.

By K.

Feb. 6.  
Lincoln.

To the sheriff of Cornwall. Order to pay to Peter Burdet, keeper of the castle of Lanceveton, 20 marks yearly for the custody of the same, in accordance with the late king's grant to him of the custody of the castle and prison for life.

To the sheriff of Cumberland. Order to cause a verderer for the forest of Englewode to be elected in place of John de Warthewyk, whom the king has amoved for insufficiency.

By the testimony of the earl of Anegos.

Feb. 8.  
Lincoln.

To Master John Walewayn, escheator this side Trént. Order to deliver to Alina, late the wife of Edward Burnel, tenant in chief, the following lands, which the king has assigned to her in dower: the manor of Sucke-

1316.

*Membrane 19—cont.*

leye, in the county of Worcester, of the yearly value of 34*l.* 5*s.* 0*d.*; lands in Childrenhanleye, in the same county, of the yearly value of 20*s.*; the manor of Acton Burnel, in the county of Salop, of the yearly value of 8*l.* 19*s.* 0*d.*; lands in Wolstanton, in the same county, of the yearly value of 101*s.*; lands in Horpeboudlers (*sic*), in the same county, of the yearly value of 33*s.* 8*d.*; lands in Golden, in the same county, of the yearly value of 18*d.*; the manor of Conedovere, in the same county, of the yearly value of 21*l.* 14*s.* 10½*d.*; lands in Stroford, in the same county, of the yearly value of 4*s.* 4*d.*; lands in Rommeslegh, in the same county, of the yearly value of 4*s.*; lands in Abbeton, in the same county, of the yearly value of 4*l.* 10*s.* 6*d.*; lands in Norton near Conedovere, in the same county, of the yearly value of 40*s.* 6*d.*; lands in Chatewall, in the same county, of the yearly value of 24*s.*; lands in Smethecote, in the same county, of the yearly value of 50*s.* 3*d.*; lands in Benethale, in the same county, of the yearly value of 23*s.*; lands in Whyhecote, in the same county, of the yearly value of 7*s.*; a third of the late Templars' lands in Long Stanton and Holtprene, in the same county, which third is of the yearly value of 20*s.* 3½*d.*; a tenement in Shrewsbury, worth 6*d.* beyond reprises; the manor of Budiford, in the county of Warwick, of the yearly value of 16*l.* 5*s.* 4*d.*; lands in Lavreton, in the county of Somerset, of the yearly value of 5*s.* By C.

Feb. 6.  
Lincoln.

To the same. Order to deliver to the said Alina the manor of Compton Dauno, in the county of Somerset, and the issues of the same, as it appears by inquisition that she and her late husband were jointly enfeoffed thereof by Ingelran Berenger, and that she peacefully continued her joint-seisin of the same until her husband's death, and that the manor is held of the king as of the honour of Walyngford by knight service, the king having taken her fealty.

Feb. 5.  
Lincoln.

To the same. Order not to intermeddle further with the manors of Riston and Thirnyngg', in the county of Norfolk, and Endon Burnel, in the county of Salop, and certain lands in Strete, in the county of Somerset, as it appears by inquisition that the said Alina and her husband were jointly enfeoffed of the said manors by Ingelram Berenger, and of the lands in Strete by Nicholas de Eston, and that she peacefully continued her joint-seisin until the time of her husband's death, and that the manor of Riston is held of Robert Baignard, and the manor of Thirnyngg' of John de Britannia, earl of Richmond, and the manor of Endon Burnel of Edmund, earl of Arundel, and the lands in Strete of the abbot of Glastonbury by divers services.

To the same. Order not to intermeddle further with a moiety of the manor of Ercaluwe Magna, in the county of Salop, as it appears by inquisition that the said Alina and her husband held the same jointly for their lives of the feoffment of William de Ercaluwe, and that she peacefully continued her joint-seisin thereof until her husband's death, and that William held the manor of her husband by the service of a black sparrowhawk yearly.

Feb. 7.  
Lincoln.

To the chamberlain of Kaermerdyn. Order to cause the king's castle of Dynevor to be provisioned with victuals and armour as shall seem fit to him and to Edmund Haclut, to whom the king has granted the custody of the castle. By K.

*MEMBRANE 18.*

Feb. 7.  
Lincoln.

To Master John Waleweyn, escheator this side Trent. Order to deliver to the nearest [friend] of Robert son of Robert de Bosco the lands that Robert de Bosco held in Denton, as it appears by inquisition taken by John

1316.

*Membrane 18—cont.*

Abel, late escheator this side Trent, that Robert de Bosco held the said lands of the king in chief by the service of 5½*d.* yearly, and that he held no other lands in chief in his bailiwick, and that Robert his son is his nearest heir and is aged seven years.

Feb. 9.  
Lincoln.

To the abbot and convent of St. Mary's, York, sub-collectors in the province of York of the tenth imposed upon the clergy by Clement V. Order to supersede until Michaelmas next the levy of the tenth due from the prior and convent of Hextildesham, the king wishing to shew them favour, as their goods have been wasted by the attacks of the Scotch.

To the chamberlain of Karnervan. Order to expend up to 100*l.* yearly in repairing the quay of the town of Karnervan by the advice and ordinance of John de Grey, justice of North Wales, or his deputy in this behalf, until the quay be finished.

Feb. 11.  
Lincoln.

To the same. Order to repair the pool of the king's mill of Kaernarvan by the advice of the said justice.

Feb. 5.  
Lincoln.

To Edmund de Wodestok, the king's brother. Order not to intermeddle further with the manor of Brampton, in the county of Devon, granted to him by the king for his maintenance because it was contained in a certificate of the treasurer and barons of the exchequer that the manor was in the custody of the abbot of Clyve during the king's will and was worth yearly, except the alms, 20*l.*, as the abbot and convent have since intimated to the king that Henry III. granted the manor by charter, which the king has inspected, to the abbot and convent to hold for ever at fee-ferm, rendering therefor 22*l.* yearly, the treasurer and barons having certified that the abbot and convent hold the manor and foreign hundred and other appurtenances as above stated. The king will cause satisfaction to be made to the said Edmund in lands or fermes elsewhere.

Feb. 9.  
Lincoln.

To the sheriff of Gloucester. Order to deliver to the king's clerk Stephen le Blund all the money that he has in hand or can collect of his bailiwick and all the victuals that the king lately ordered him to provide, notwithstanding any previous orders to the contrary, the king having appointed Stephen to defray the expenses of the horsemen and footmen sent to repress the rebellion of Lewelin Bren and his adherents in Glomorgan.

By K.

The like to the sheriff of Somerset and Dorset.

By K.

The like to John de Wysham, constable of St. Briavels castle and keeper of the forest of Dene, or to him who supplies his place, omitting the clause about victuals.

By K.

To John Sapy, constable of Beaumaris castle. Order to provision the castle with armour, victuals, and other necessities out of the issues of his bailiwick, and if the issues are insufficient, out of money that he can provide elsewhere, and to cause the castle to be safely guarded.

To the chamberlain of Kaernarvan. Order to pay out of the issues of his bailiwick what the said John may lack for the above purposes, and to put Master Richard the engineer and Roger de la Fenne, *attiliator*, and a smith in the castle at the king's wages, to be paid by the chamberlain.

To the sheriff of Somerset and Dorset. Order to counsel and aid Stephen le Blund in providing victuals within his bailiwick for the maintenance of the men-at-arms sent to Glomorgan to repress the rebellion of Lewelin Bren and his accomplices, and to provide carriage for the victuals to places to be fixed by Stephen.

1316.

*Membrane 18—cont.*

The like to the sheriff of Gloucester.

Feb. 13.  
Lincoln.

To William Doiby, chamberlain of Kaernervan. Order to pay to William Bagot, constable of the castle of Aberconeway, the usual fee for the custody of that castle.

The like in favour of the following :

John de Sapy, constable of Beaumarreis castle.

Vivian de Staundon, constable of Hardelagh castle.

William Trumwyn, constable of Crukyn castle.

The like '*mutatis mutandis*' to Griffin ap Rees, sheriff of Mironnyth and keeper of the forest of Soundoun (*sic*).

Feb. 14.  
Lincoln.

To Master John Walewayn, escheator this side Trent. Order to deliver to Lucy, late the wife of Thomas Wale, the manor of Wedon Pynkeneie, in the county of Northampton, and the issues of the same, as it appears by inquisition that she and her said husband were jointly enfeoffed thereof by Henry de Pynkeneye by the late king's licence, and that she continued her joint-seisin thereof until her husband's death, and that the manor is held of the king in chief by the service of one knight's fee, the king having taken her fealty.

Feb. 6.  
Lincoln.

To the treasurer and barons of the exchequer. Whereas Eleanor, late the wife of Henry de Percy, lately sought before the justices of the Bench against William de Percy a third of the manor of Wresel and of the moiety of the manor of Erghes, in the county of York, and a third of the manors of Claxeby and Slotheby, in the county of Lincoln, as her dower; and William produced a deed of her late husband containing warranty, and vouched to warranty Henry, son and heir of the said Henry, a minor in the king's wardship; and it was considered by the court that William should hold in peace a third of the manor of Wresel and of the moiety of the manor of Erghes, and that Eleanor should have their value out of the heir's lands in the county of York, and because the king had no lands of the heir's inheritance in the county of Lincoln in his hands, he ordered the sheriff of Lincoln to cause the said manors of Claxeby and Slotheby to be extended, and to return the extent thereof before the said justices, and afterwards, as it was found by the extent that the manors were of the yearly value of 20*l.* 19*s.* 7½*d.*, the court considered that William should hold the said two manors in peace, and that Eleanor should have the value of her dower thereof out of the heir's lands in the county of York; afterwards, at the petition of Eleanor, stating that the sheriff of York had, under pretext of a writ of judgment witnessed by William de Bereford, chief justice of the Bench, directed to him, assigned and delivered to her lands of the said inheritance in Wyndonsom, Naffreton, Kirclevynton, and Routhemel, in the county of York, of the yearly value of 22*l.* 2*s.* 0½*d.*, and praying that the king would cause this sum to be allowed to her out of the 400*l.* yearly rendered by her for the custody of the lands of the heir in the county of York during his minority, the king ordered the sheriff of York to certify him of the extent of the manor of Wresel and of the moiety of the manor of Erghes, and of the lands that he had assigned and delivered to Eleanor for her dower thereof and of the manors of Claxeby and Slotheby; who returned that, by virtue of a writ of judgment witnessed by the said William de Bereford addressed to Nicholas de Menill, late sheriff of that county, the said Nicholas, on Thursday before St. Margaret the Virgin last, caused the manor of Wresel and the moiety of the manor of Erghes to be extended, and they were found to be of the yearly value of 46*l.* 8*s.* 10*d.*, and that Nicholas, by virtue of the said writ and of another writ of judgment witnessed by the said William, caused, on 8 September following, certain lands in Wyndonsom, Naffreton, Routhemel, and Kirclevynton, of the yearly value of 22*l.* 2*s.* 0½*d.*, to be assigned and delivered to the said Eleanor for her dower of the manors of Claxeby and



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*Membrane 18—cont.*

Slotheby and of the manor of Wresel, and of the moiety of the manor of Erghes; wherefore the king orders the treasurer and barons to acquit her of the said sum of 22l. 2s. 0½d. yearly from 8 September aforesaid during her custody of the lands of the heir.

By p.t. of C.

Feb. 14.  
Lincoln.

To the chamberlain of Karnarvan. Order to buy and provide victuals for the munition of the king's castles of Wales by the view and advice of John de Grey, justice of North Wales, and to deliver them to the constables of the said castles by indenture.

By K.

Feb. 12.  
Lincoln.

To Richard Casteleyn, sheriff of Kaernervan. Order to attend personally to the custody of the castle of Kaernervan, and to be intendent and respondent to John de Grey, justice of North Wales, in all things that he shall enjoin upon him. The king has given the justice power to provide another sheriff for the custody of the castle and county if he find the said Richard negligent.

By K. and C.

The like to the following:

John Sapy, constable of Beaumaris castle.

By K. and C.

William Bagot, constable of Conewey castle.

Vivian de Staundon, constable of Hardelagh castle.

William Trumwyn, constable of Crukyth castle.

*MEMBRANE 17.*Feb. 13.  
Lincoln.

To the sheriff of Hereford. Order to aid the servants of Humphrey de Bohun, earl of Hereford and Essex, whom the king is sending to Wales to suppress the insurrection of the Welsh, in buying and providing corn and divers victuals and in carrying them to Wales for the maintenance of the earl and his household.

The like to the sheriffs of Salop, Warwick, Worcester, and Stafford.

To William de Trente, keeper of the exchange at London. Order to buy for the king's use all the honey to be found in the city and wheat up to 1,000 quarters, and to cause the same to be guarded safely until further orders, as the king, who needs much wheat, honey, and other victuals for the munition of his castles in Wales, understands that of late honey and wheat have come to the city in great quantity. If the issues of the exchange are insufficient for this purpose, he is to make agreement in the best way he can for what is short with the merchants of the honey and wheat until the arrival of Walter de Norwyco, the treasurer, at London, by whose advice the merchants may be satisfied, as the king has enjoined the said Walter by word of mouth. The king has ordered John de Foxle and Master Richard de Abyndon, barons of the exchequer, to assist him and counsel him in making credence.

Feb. 16.  
Lincoln.

To the chamberlain of North Wales. Order to pull down the king's old hall called 'Lewelin's Hall' in the town of Aberconewey, which is empty and yields no profit, and to carry the timber of the same to the castle of Kaernarvan, and to cause a suitable house to be erected therewith within the castle to keep victuals in as speedily as possible by the advice of John de Grey, justice of those parts, as the king understands that a house is much needed for this purpose for the safety of the castle, and that the said hall would suffice if it were in the castle.

By K.

Feb. 14.  
Lincoln.

To Edward, earl of Chester, or to his justice in that county. Order to cause John de Grey, justice of North Wales, whom the king has ordered to repress the rebellion of Lewelin Bren and his accomplices, who have committed homicides and other outrages in the land of Glomorgan, which belonged to Gilbert de Clare, late earl of Gloucester and Hertford, tenant

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*Membrane 17—cont.*

in chief, to have as many horsemen and footmen as possible suitably armed in the said county and other parts of the said Edward's bailiwick, according to the said John's directions, and to pay the men their wages whilst engaged in this service out of the issues of the earldom and lands. The king will cause the money thus expended to be paid to him without delay. [*Parl. Writs.*]  
By K.

John son of Adam son of Stephen de Bolton, in the king's prison at York for the death of Richard Odard, has letters to the sheriff of York to bail him until the first assize.

Feb. 17.  
Lincoln.

To Hugh de Louthur and Robert de Barton, justices appointed to deliver Carlisle gaol. Order to cause William de Hellebek to be taken back to the churchyard of Penreth, whence he was taken by certain malefactors and taken to Carlisle and delivered to the sheriff, he having fled thither upon his escape from the prison at Penreth, wherein he was detained upon a charge of theft, as signified to the king by John, bishop of Carlisle, by his letters patent.

Feb. 16.  
Lincoln.

To the king's clerk Richard de Brymmesgrave. Order to cause to be brought to the exchequer at the quinzaine of Easter, if he have not yet rendered his account, his portion of the indenture made between him and Ralph de Shirleye concerning the delivery to him by the latter of twenty carts well fitted with iron (*bene ferratas*) with three horses each and all their harness, which the late king ordered Ralph, when he was sheriff of Nottingham and Derby, to buy and provide and send to Berwick-on-Tweed to serve in the Scotch war, where they were delivered to the said Richard, then receiver of the stores there, Ralph having shewn by petition that the treasurer and barons of the exchequer refuse to allow him the costs of the same because his part of the said indenture has been lost after he delivered it at the exchequer.  
By pet. of C.

Feb. 20.  
Lincoln.

To the sheriff of Southampton. Order to cause a verderer for the king's forest of Pambere to be elected in place of Nicholas de Berton, who is insufficiently qualified.

Like order to the same for the election of a verderer for the same forest in place of Hugh de Shirefeld.

Feb. 21.  
Lincoln.

To Richard Squier. Order to deliver to Roger de Clotherom a messuage, 40 acres of land, and 2 acres of meadow in Naburn, co. York, taken into the king's hands by Gerard Salvayn, late sheriff of York, because Robert de Styveton had fled for the death of Hugh Scot, as it appears by inquisition taken by Ralph son of William and Hugh de Louthre that Roger was seised of the same by gift from the said Robert for a year and more before the death of Hugh Scot.  
By pet. of C.

Feb. 21.  
Lincoln.

To the keeper of the Forest beyond Trent. Order to release on bail Hugh de Alverton, John de Soureby, and Adam de Bergh, canons of Marton in Galtres, imprisoned at York for trespass of the forest, upon their finding twelve mainpernors each to have them before the justices of the Forest when they next come to those parts.

Feb. 18.  
Lincoln.

To the sheriff of Lincoln. Order to cause a coroner for that county to be elected in place of Alexander son of Martin, who is incapacitated by infirmity.

Feb. 20.  
Lincoln.

To the sheriff of Worcester. Order to cause footmen to be elected and despatched, well-armed, with Humphrey de Bohun, earl of Hereford and Essex, whom the king is sending to suppress the insurrection of certain Welshmen, to the number required of him by the earl, and to pay them

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*Membrane 17—cont.*

their wages out of the issues of his bailiwick and from money to be paid to him by the taxors and collectors of the twentieth and fifteenth in that county. [*Parl. Writs.*]

By K.

The like to the sheriff of Hereford. [*Ibid.*]

To the taxors and collectors of the twentieth and fifteenth in the counties of Worcester and Hereford. Order to pay all money in hand and that can be levied to the aforesaid sheriffs.

By K.

Feb. 16.  
Lincoln.

To Robert de Clyderhou, escheator beyond Trent. Order to pay 6*l.* yearly out of the issues of the manor of Wyntringham to the chaplains of the chantry of the chapel of Neusum, and 8*l.* 19*s.* 3*d.* yearly to Isabella de Bello Monte, as it appears by inquisition that the manor, which was taken into the king's hands upon the death of William de Vesey, tenant in chief, is charged with the former sum for the chantry for ever, and with the latter sum for dower of the said Isabella.

Feb. 17.  
Lincoln.

To the sheriff of York. Order to receive from Master William de Birston, parson of Patrington church, or his proctor, all his corn there, which the king has caused to be bought from him, by the view of the king's clerk Ralph de Dalton, whom the king has appointed for this purpose, and to cause it to be carried to Berwick-on-Tweed without delay, there to be delivered to the keeper of the king's stores by indenture.

Mandate in pursuance to the said Ralph.

*Et erant patentes.*

Feb. 25.  
Lincoln.

To the sheriff of Oxford. Order to pay to William Beauxamys, keeper of the king's stud (*equicii*), 20*l.* for the maintenance thereof in those parts.

By K. on the information of Adam de Lymbergh.

The like to the sheriff of Buckingham to pay 10 marks to William.

The like to the sheriff of Southampton to pay 20 marks to William.

Feb. 21.  
Lincoln.

To Eleanor, late the wife of Henry de Percy, keeper of two parts of the manor of Wetherby and of other of his lands in the county of York. Order to pay to Robert de Walton, chaplain, two parts of 3*d.* a day for his food and a mark yearly [for a robe] at Whitsuntide, and 20*s.* yearly for two parts of a tallow candle nightly and of the maintenance of a groom, from the time when she received the custody, the king having ordered her to pay him the said wages, candle, and to provide firewood for his chamber and a groom to serve him out of her ferm of 400*l.*, which wages, etc., the treasurer and barons of the exchequer certified that he has received and ought to receive from the time of the grant of the same to him by brother Robert de Turvill, late master of the order of the Temple in England, in consideration of 50 marks paid to them beforehand, she having signified that she is ready to pay the wages and money for a robe [at Whitsuntide], but that she did not know what to pay him for the candle, firewood, and groom. She is to pay the remaining third of the wages and money, and also 1*0s.* yearly out of the third of the manor that she holds in dower.

*Respite in cedulam.*

To the taxors and collectors of the twentieth and fifteenth in the county of Stafford. Order to pay to Thomas de Berkele, brother and attorney of Maurice de Berkele, keeper of the town of Berwick-on-Tweed, 100*l.*, in part payment of 250 marks due to Maurice for the term of the Purification last of 1,000*l.* yearly for the custody of that town.

By K.

*MEMBRANE 17—Schedules.*

Feb. 16.  
Lincoln.

To Robert de Cliderhou, escheator this side Trent. Order to pay to the chaplains of the chantry in the chapel of Neusom 60*s.*, the arrears for the

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*Membrane 17—Schedules—cont.*

term of St. Thomas the Apostle last of the yearly sum of 6*l.* that they ought to receive from the manor of Wynttingham.

Feb. 21.  
Lincoln.

To Eleanor, late the wife of Henry de Percy, keeper of two parts of the manor of Wetherby and of other of his lands in the county of York. Order to pay to Robert de Walton, chaplain, two parts of 10 marks for two parts of the wages, robe, candle, and maintenance that he ought to have by virtue of the grant of brother Robert de Turvill, late master of the Temple in England, from the time when she received the custody, and to continue to pay the same, and to pay him a third of the said 10 marks for two parts (*sic*) of the wages and robe for the third of the manor that she holds in dower, the king willing that he shall receive 10 marks yearly for the wages and allowances.

*MEMBRANE 16.*

Feb. 20.  
Lincoln.

To the sheriff of York. Order to cause 100 quarters of corn that John Morpath, attorney of John de Felton, constable of Alnewyk castle, in the king's hands on account of the minority of the heir of Henry de Percy, tenant in chief, has provided in divers parts of the realm, and six tuns of wine that the king has ordered him to deliver to the said attorney for the munition of the castle, to be taken without delay by land and sea to the port of Alnmuth near Alnewyk, there to be delivered to the said constable or his attorney.

Feb. 25.  
Lincoln.

To Walter Waldeshuf, taker of the wines of the right prise at Suthampton. Order to deliver a tun of wine to the abbot and monks of Beaulieu, in accordance with the grant of Henry III.

Feb. 16.  
Lincoln.

To Ralph de Monte Hermerii, keeper of the Forest this side Trent, or to him who supplies his place. Order to cause the bailiwick of the forestry that Theobald de Nevill has in the forest of Roteland to be replevied to him to be held by him as before, as Richard Lovel and Robert de Kendale have mainperned before the king that Theobald will do what he ought to do for that bailiwick.

By K.

To the sheriff of Essex. Order to supersede the execution of the king's order to arrest and imprison Master Gilbert de Moleford, issued because the sheriff returned before the justices at Westminster that Gilbert was not found to answer to Nicholas de Stowe, John Tany, and John Vernoun, who impleaded him for holding a plea in court Christian concerning chattels or debts that are not of wills or matrimony, contrary to the king's prohibition, as Nicholas de Sutton, Peter de Denardeston and Stephen de Broghton, of that county, and Richard de Hockeleye, of the county of Bedford, have mainperned in chancery to have the said Gilbert before the justices at Westminster in fifteen days from Easter to answer the said Nicholas, John, and John.

March 1.  
Clipston.

To the sheriff of Stafford. Order to cause two verderers for the forest of Cannock to be elected in place of Alan de Acton and Richard de Wolseleye, who dwell continuously without the forest at such a distance that they cannot conveniently attend to their office.

Feb. 25.  
Lincoln.

To William Martyn and Philip ap Howel. Order to permit the men of the king's garrison of Buelt and his bailiffs and ministers there, and the men of the counties, town and land of Buelt to meet and agree concerning divers trespasses and injuries committed one upon another, which the king appointed the said William and Philip to hear and determine, the king having been prayed to grant them licence to agree, superseding the execu-

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*Membrane 16—cont.*

tion of their commission unless they be required by either party to proceed further in the matter.  
By K.

- March 3. William de la Grene of Crigleston, imprisoned in York castle for the  
Clipston. death of John de Holingthorp, has letters to the sheriff of York to bail him until the first assize.
- March 6. To the sheriff of Essex. Order to cause a verderer for the forest of  
Clipston. Essex to be elected in place of Vincent de Hertford, deceased.
- To the same. Order to cause a coroner for that county to be elected in place of the said Vincent.
- Feb. 26. To the king's clerk Ralph de Dalton. Order to deliver to the sheriff of  
Clipston. York the corn of the late W. archbishop of York and that bought from Master William de Birston, which Ralph was appointed to collect, and the corn that he can provide in the county of York, to be carried by the sheriff to Berwick-on-Tweed, and to urge the sheriff to cause it to be carried thither with all speed.
- Feb. 20. To Alexander de Cave and William de Bevercote, keepers of certain of  
Lincoln. the lands of the archbishopric of York, void and in the king's hands. Order to pay 10*l.* to the said Ralph de Dalton in aid of his expenses whilst engaged as above.
- Feb. 26. To the sheriff of York. Order to receive from the said Ralph all the  
Clipston. corn that he will deliver to him, and to buy such other corn in his bailiwick as he is able, and to cause it to be carried to Berwick-on-Tweed without delay, there to be delivered to the keeper of the king's stores.
- Feb. 12. To John de Norton, clerk of the manor of Silveston. Order to repair  
Lincoln. the houses of the manor, taking the necessary timber for this purpose from the wood of the manor.  
By K.
- To the same. Order to repair the houses of the manor of Brehull.
- March 2. To the sheriff of Bedford. Order to cause a coroner for that county to  
Clipston. be elected in place of William Mordaunt of Turneye, who is incapacitated by age and infirmity.
- Feb. 10. To the treasurer and barons of the exchequer. Order to cause allow-  
Lincoln. ance to be made to the abbot of St. Mary's, York, for 58*l.* 15*s.* 0*d.*, due to him for 20 oxen, 50 sheep, 50 quarters of corn, and 50 quarters of malt lent by him to the king for the Scotch war, which sum the king promised to pay him at Easter, in the fourth year of his reign, out of 16*l.* 8*s.* 0*d.* of the tenth for two years imposed upon the clergy by Pope Clement V. for the abbot's land in Merskeland, and of 24*l.* 12*s.* 0*d.* for the tenth for three years for the said land, and of 8*l.* 4*s.* 0*d.* for the tenth for one year for the said lands, owing by him to the exchequer.
- Feb. 19. To William atte Gote of Boston and Agatha his wife. Order to deliver  
Lincoln. all the money of Hermann called 'Clyppyng' in their possession to [Gilbert] Robert and Thomas Stace, to be kept by them until further orders, the said Hermann, who was arrested at Ipswich by Gilbert Roberd and his fellows, bailiffs of that town, for a great trespass, committed by him and his accomplices against the king at Aberden in Scotland, having escaped from the custody of the said Gilbert and Thomas Stace when they took him to Lincoln to the parliament there.
- To the like to the bailiffs of Ipswich for all his goods and merchandise.
- March 8. To the keeper of the spiritualities of the archbishop of York and the  
Clipston. dean and chapter of St. Peter's, York. Order to pay the money from the

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*Membrane 16—cont.*

12*d.* in the mark granted to the king by the clergy of that province to John de Insula, John de Donecastre, and Robert de Assehou, or two of them, to buy therewith munition for the town of Berwick-on-Tweed, and to give credence to what the said John, John, and Robert shall explain to them by word of mouth concerning the premises and the state of that town and of the men in it, the clergy of that province and of the province of Canterbury having granted in the late parliament at Lincoln that divers sums of money deposited in their churches out of the tenth for six years lately current should be paid to the king, to be repaid to them out of the next aid of the clergy granted to the king, in addition to the sums previously lent to the king out of the said tenth deposited in the custody of the sub-collectors in the diocese of York. By K.

Feb. 7.  
Lincoln.

To John de Grey, justice of North Wales. Order to desist from exacting 10*l.* from Anianus, bishop of Bangor, for which William Trumwyn, sheriff of Kaernarvan, distrains him because he was charged therewith at his account at the exchequer of Kaernarvan by Roger de Mortuo Mari, justiciary of Wales and chamberlain of Kaernarvan, to be levied of the bishop for the escape of David ap Meiller and Wladosa his wife, tenants of the bishop, imprisoned by the bishop's court upon a charge of shearing other person's sheep, as it appears by the record and process before the said John returned into the chancery that the bishop's predecessors before and after the conquest of Wales by the late king have been always quit of the escape of prisoners from their prisons, the late king having confirmed to Anianus and his successors the liberties and privileges enjoyed by his predecessors. The king will cause the chamberlain of Kaernarvan to be discharged of the said 10*l.* in his account at the exchequer. [*Federa.*]

To Thomas de Cheddeworth, late chamberlain of Kaernarvan. Order to desist from exacting the above sum from the said bishop, etc. [*Ibid.*]

March 10.  
Clipston.

To Griffin de la Pole. Order forbidding him, under pain of forfeiture, from attempting anything against the king's peace by reason of the dispute between him and John de Cherleton and Hawysia his wife concerning the castle and lands of La Pole, and ordering him to remove any armed force he may have assembled, and to appear before the king and his council at Westminster in fifteen days from Easter to prosecute his right, etc. The king has sent like inhibition and order to John de Cherleton and his wife.

March 3.  
Clipston.

To Robert de Umframvill, keeper of the Forest beyond Trent. Order to release on bail John de Hustwait, John de Holm, and John Baroun, imprisoned at York for trespass in the forest of Galtres, upon their finding twelve mainpernors each to have them before the justices for forest pleas when they next come to those parts.

*MEMBRANE 15.*

Feb. 20.  
Lincoln.

To the sheriff of Essex. Order to cause two knights of that county to be elected in his full county [court], who are to be before the king's council at Westminster in the quinzaine of Easter next with full power to assent for the community of the county to what shall be then ordained before the council concerning the forests, the king having granted, in answer to the petition of the parliament at Lincoln that the perambulations of the forests made by the late king might be observed, that the perambulations shall be observed, provided that if it were found by the records of books, rolls, or memoranda of the king's court or by old perambulations or otherwise that any of the king's demesnes or woods or lands were of the demesne of his

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*Membrane 15—cont.*

progenitors, or woods of others that were in the forest before the afforestations made by Henry III. were placed out of the forest by the perambulations, they should be again put in the forest and should so remain, and that the matters should be enquired into fully at the above quinzaine, provided that in the meantime the woods now in the forest shall not be felled nor hunted in without the king's special licence, and that he should then make a charter concerning what shall then be found to be in the forest. The sheriff is to summon all those of his bailiwick who wish to make claims concerning their woods or lands that are afforested to be there at the said date to propound their claims. [*Parl. Writs.*]

The like to the sheriffs of twenty-two counties, to return knights at various days. [*Ibid.*]

To Hugh le Despenser the elder. Order to have before the king's council at the said quinzaine all his rolls of the time when he was justice of the late and present king [of the Forest] this side Trent, and also the rolls of the eyres of himself and his fellows, late justices in eyre in certain counties this side Trent, and the rolls of the eyres of Roger Lestrangle (*Extranei*) and his fellows, formerly justices in eyre in the counties of Derby, Stafford, Northampton, Buckingham, Rutland, Huntingdon, and Essex, and of other justices whatsoever, with all memoranda and evidences in his possession, to be delivered by indenture to the chancellor and treasurer, in order to obtain full information concerning the beforesaid matter. [*Ibid.*]

Like order to Robert de Harwedon to deliver the rolls, etc., of the time when he supplied the place of the justice of the Forest this side Trent. [*Ibid.*]

Like order to John de Handlo to deliver the rolls, etc., of John le fuiz Neel, late the clerk of Roger de Clifford, formerly justice of the Forest this side Trent and chief forester of Bernewode, which are said to be in John de Handlo's possession, together with all other muniments touching the said matters. [*Ibid.*]

Like order to the abbess of Romesey to examine the rolls, etc., of Nicholas de Romesey, late justice in eyre in the forests this side Trent, which are said to be in her treasury, and all other muniments touching the said matters in her possession, and to send them under seal to Westminster. [*Ibid.*]

To the sheriff of Worcester. Order to distrain the heirs of Peter de Lenche, late justice in eyre in the forests this side Trent, to deliver all his rolls, etc., concerning the said matters as above. [*Ibid.*]

To Ralph de Monte Heremerii, keeper of the Forest this side Trent, or to him who supplies his place. Order to summon all the foresters of fee of the forests this side Trent to be before the council at the abovesaid quinzaine, with the charters and muniments of their bailiwicks concerning the abovesaid matters, and to be there himself to propound the king's claim. [*Ibid.*]

*Vacated, because otherwise below.*

The like to Robert de Umframvill, earl of Anegos, keeper of the Forest beyond Trent. [*Ibid.*]

March 8.  
Clipston.

To Margaret, queen of England. Order to summon in like manner all the foresters of fee of the forests held by her in dower or for term of life, and to cause inquiry to be made of the names of those who have such forestries, and to certify the council of the same, and to cause her steward of the said forests to attend to propound claims for the king's and her right in the premises. [*Ibid.*]

To the treasurer and barons of the exchequer, and to the chamberlains. Order to cause the books of Domesday and of fees and old perambulations and rolls, memoranda, and other evidences in the exchequer and treasury to be searched concerning the above matters, and to certify the council of what they find. [*Ibid.*]

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*Membrane 15—cont.*

To Ralph de Monte Heremerii, keeper of the Forest beyond Trent, or to him who supplies his place. Order to summon the foresters of fee in the counties of Essex, Cambridge, and Huntingdon to be before the council with their rolls, etc., at the aforesaid quinzaine, and those of the counties of Oxford, Buckingham, Northampton, and Rutland to attend in like wise in three weeks from Easter, and those of the counties of Dorset, Wilts, Southampton, Surrey, and Berks to attend in a month from Easter, and to enquire and certify the council of their names, and to be there in person to propound the king's claim. [*Ibid.*]

To Robert de Umframvill, earl of Anegos, keeper of the Forest this side Trent, or to him who supplies his place. Like order to summon the foresters of fee in the forests of Nottingham, Derby, York, and Cumberland to be before the council on the morrow of the Ascension. [*Ibid.*]

*MEMBRANE 14.*

March 8.  
Clipston.

To Roger le Brabançon. Order to have before the council in the said quinzaine of Easter all the rolls, evidences, perambulations, etc., touching the above matters of the time when he was appointed with John de Berewico, Ralph de Hengham, William Inge, and John de Crokesle by the late king to make perambulations in the forests in the counties of Stafford, Huntingdon, and Rutland, and when he was appointed with William Botevyleyn, John Druel, and Henry de Gildeford by the late king to make perambulations in the forests in the county of Salop, and when he was appointed with the said Ralph and William Inge to make perambulations of the forests in the county of Oxford. [*Ibid.*]

The like to the following:

William Inge, for the time when he was appointed with Henry de Cobcham, William de Mortuo Mari, and Nicholas Fermbaud to make perambulations in the forests in the counties of Worcester, Warwick, Gloucester, and Hereford.

The executors of Ralph de Hengham, for the time when he was appointed with William Trussel, Stephen de Graveshend, and William de Sutton to make perambulations in the forests in the counties of Essex and Buckingham.

The executors of the will of John de Lythegreyns, for the time when he was appointed with John Byron, Michael de Hartecle, Harsculph de Cleseby, Adam de Crokedayk, and Richard Oysel to make perambulations in the counties of Nottingham, Cumberland and York.

The executors of the will of Gilbert de Knovill for the time when he was appointed with John Gileberd, Humphrey de Waleden, and Matthew de Furneux to make perambulations in the counties of Somerset and Dorset.

The executors of the will of John de Berewico for the time when he was appointed with Walter de Gloucestre, Walter de Pavely, and John de Crokesle to make perambulations in the forests in the counties of Wilts and Southampton. [*Ibid.*]

March 23.  
Langley.

To Warin de Insula, constable of Wyndesore castle. Order to pay to the king's clerk John de Broghton, to whom the king has granted for life the custody of the gate of the park of Wyndesore and of the manor in the same, the same wages as Laurence de Bogshote, deceased, received for the same.

March 26.  
Langley.

To Humphrey de Bohun, earl of Hereford and Essex. Order to cause Lewelin Bren and his wife and children and others, who lately rose against



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*Membrane 14—cont.*

the king in Wales, and then surrendered themselves to him, to be taken under safe custody at the king's expense to the Tower, there to be delivered by indenture to the constable.

To John de Crumbwell, constable of the Tower. Order to receive the said Lewelin, his wife and children, and all others whom the earl shall deliver to him, and to keep them safely in the Tower. By K.

March 27.  
Langley.

To the sheriff of Essex. Order to cause a verderer for the forest of that county to be elected in place of Thomas atte Nok, who is incapacitated by illness and infirmity.

April 1.  
Langley.

To Master John Walewayn, escheator this side Trent. Order to deliver to Margaret, late the wife of Nicholas de Moeles, tenant in chief, the following of his lands, which the king has assigned to her in dower: the manor of North Cadebery, in the county of Somerset, of the yearly value of 34*l.* 19*s.* 3*d.*; the manor of Carswell with the hundred of Haytorre, in the county of Devon, of the yearly value of 29*l.* 10*s.* 8*d.*; a moiety of the manor of Dippeford, in the same county, except the hundred of Stanburgh, which manor and hundred are worth 10*l.* 7*s.* 0*d.*

To the same. Order to deliver to the said Margaret the advowson of the church of Northcaderby, of the yearly rent of 50 marks, which the king has assigned to her as dower of her husband's advowsons.

*Memorandum* that, although it was found by inquisition returned into the chancery after the death of Nicholas that the manor of Northcaderby is charged by divers deeds of the said Nicholas with payment of 6*s.* 6*d.* yearly to the sheriff of Somerset, and of a corrody, worth 25 marks yearly, to Walter de Thornhulle, and of a robe, worth 20*s.*, yearly to the said Walter, and of a robe, worth 2 marks, to Margaret wife of Walter, and of a robe, worth 8*s.*, for Walter's groom, and of a yearly pension of 40*s.* to Elias de Godele, and of a robe, worth 20*s.*, for the lifetime of the said Walter and Elias, the manor was nevertheless assigned to the said Margaret in dower according to its true value, no deduction being made for the said rents, so that if the sheriff, Walter, and Elias recover the rents by consideration of the king's court against her, the king will cause recompense to be made to her out of other lands of the heir of the said Nicholas.

April 1.  
Langley.

To Master John Waleweyn, escheator this side Trent. Order to deliver to the said Margaret the manor of Little Berkhamptede and the manors of Langford, co. Devon, and Stoke Moeles, co. Oxford, taken into the king's hands upon her husband's death, as it appears by inquisitions that she and her husband were jointly enfeoffed of the manor of Little Berkhamptede by Philip de Curtenay, with remainder to the right heirs of Nicholas in default of issue between them, and of the manors of Langford and Stoke Moeles by the said Philip by fine levied in the king's court, by which inquisitions it was found that the manor of Little Berkhamptede is held of the king in chief by the service of rendering a pair of gilt spurs or 6*d.* yearly to the exchequer, and that the manors of Langford and Stoke Moeles are held of other lords, and that she peacefully continued her joint-seisin until her husband's death, the king having taken her fealty for the same.

To the same. Order to deliver to the said Margaret the advowson of the church of Suthcaderby, as it appears by inquisition that she and her husband were jointly enfeoffed thereof by Margaret de Boys.

March 30.  
Langley.

To Payn de Turbevill. Order to attend with all diligence to the custody of the lands of the late Gilbert de Clare, earl of Gloucester and Hertford, of Glomorgan and Morgannou, with the advice of Robert de

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*Membrane 14—cont.*

Grendon, whom the king has appointed sheriff of the same, the king having committed the custody of the same to Payn during pleasure, in which lands Lewelin Bren and other his accomplices have risen against the king and committed great damage. By K. & C.

March 26.  
Langley.

To William de Monte Acuto, Henry de Pembrugge, and Robert de Grendon. Order not to take fines or ransoms from any of the chief promoters of the late insurrection in Glomorgan and Morgannou by virtue of their appointment to take fines and ransoms from all who rebelled and afterwards surrendered themselves to the king's will, but to cause the bodies of such chief promoters to be taken under safe custody to the Tower of London. By K. & C.

## MEMBRANE 13.

March 12.  
Clipston.

To John de Grey, justice of North Wales. Order to stay execution of the king's late order to choose and assemble all the horsemen and footmen of his bailiwick on account of the rebellion of certain of the king's enemies in Wales, to be ready to set out with John de Cherleton, whom the king had enjoined to suppress the rebellion. By K. & C.

The like to Hugh de Audele, justice of Chester, or to him who supplies his place, and to the sheriff of Salop.

To Hugh de Audele, justice of Chester, and to him who supplies his place, Edmund, earl of Arundel, Roger de Mortuo Mari of Wyggemore, John de Somery, and all the *procures* of the Welsh marches. Order to stay execution of the king's order to aid and counsel John de Croumbwell, steward of the king's household, whom the king sent to those parts to suppress the disturbances of the peace in the parts of Powys. By K. & C.

The like to the sheriff of Salop.

To the sheriff of Wilts. Order to pay to William Beauxamys, keeper of certain of the king's foals (*pullanorum*) staying at Odiham, 20 marks for the expenses of the foals. By C.

March 7.  
Clipston.

To Master John Walewayn, escheator beyond Trent. Order to deliver to Edmund de Multon, son and heir of John de Multon, tenant in chief, seisin of his father's lands, as he has proved his age before the escheator and the king has taken his homage. By p.s. [3609.]

March 1.  
Clipston.

To Robert de Cliderhou, escheator beyond Trent. Order to deliver to Alice, late the wife of Guy de Bello Campo, earl of Warwick, the following of his lands in the bishopric of Durham, which the king has assigned to her in dower: the manor of Gaynesford, except 23*s.* 10½*d.* of rent that the earl used to receive from free tenants in the manor, which manor with the said rent is worth 70*l.* 12*s.* 9*d.* yearly; lands in Pertebriigg, of the yearly value of 25*l.* 16*s.* 2½*d.*; lands in Hedlem, of the yearly value of 16*l.* 16*s.* 8½*d.*; lands in Langeton, of the yearly value of 25*l.* 0*s.* 7*d.*; the issues and profits of the courts of Gaynesford, Pertebriigg, Hedlem, and Langeton, of the yearly value of 10*l.*

To Henry son of Hugh, keeper of Bernard's castle, which belonged to the said earl and which is in the king's hands by reason of the minority of his heir. Order to permit the said Alice to hold the above lands.

March 12.  
Langley.

To Master John Waleweyn, escheator this side Trent. Order to deliver to the said Alice the following of her husband's advowsons, which the king has assigned to her in dower: the church of Hampslape, co. Buckingham,

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*Membrane 13—cont.*

of the yearly value of 40*l.*; the church of Cotesmore, co. Rutland, of the yearly value of 20*l.*; the church of Berghdon, in the same county, of the yearly value of 20 marks; the church of Toneworth, co. Warwick, of the yearly value of 20*l.*; the church of Lythern, in the same county, of the yearly value of 20 marks; the church of Newton, co. Worcester, of the yearly value of 10*l.*; the church of Great Cumberton, in the same county, of the yearly value of 40*s.*; the church of Nategrave, co. Gloucester, of the yearly value of 100*s.*

March 12.  
Langley.

To the same. Order to deliver to the said Alice the following of her husband's knights' fees, assigned to her by the king in dower: a fee in Holt, co. Worcester, which John de Bello Campo holds, of the yearly value of 30*l.*; a fee in Westmanecote, in the same county, which William son of Henry de Pendok holds, of the yearly value of 20*l.*; a moiety of a fee in Penedok, in the same county, which the said William holds, of the yearly value of 10*l.*; a fee in Besseford, in the same county, which Alexander de Besseford holds, of the yearly value of 10*l.*; a fee in Grafton near Brymesgrove, in the same county, which Edmund de Grafton holds, of the yearly value of 20*l.*; a third of a fee in Hulle, in the same county, which the said Edmund holds, of the yearly value of 100*s.*; a fee in Benech, in the same county, which Grymbald Pauncefot holds, of the yearly value of 20*l.*; three fees in Wemyndon, Maderesfeld, and Leye, in the same county, which Robert le (*sic*) Braci holds, of the yearly value of 30*l.*; a moiety of a fee in Lench, in the same county, which Thomas de Lench holds, of the yearly value of 100*s.*; two fees in Rudmerleye, in the same county, which Geoffrey de Abitost holds, of the yearly value of 20*l.*; a fee in Dorne, in the same county, which John de Abitost holds, of the yearly value of 100*s.*; a third of a fee in Ekynton and Sautmareys, in the same county, which Peter de Sautmareys holds, of the yearly value of 40*s.*; a fee in Hampton, in the same county, which John Lovet holds, of the yearly value of 20*l.*; a fee in Hampton and Kemyngford, in the same county, which Peter le Blound holds, of the yearly value of 20*l.*; a fee in Ruschok, in the same county, which Henry son of Henry Sturmy holds, of the yearly value of 20*l.*; a quarter of a fee in Wodecote, in the same county, which John de Bishappeslon holds, of the yearly value of 60*s.*; a moiety of a fee in Newynton, in the same county, which Thomas son of John holds, of the yearly value of 100*s.*; a fee in Cokeseye, in the same county, which Walter son of Walter holds, of the yearly value of 20*l.*; a twentieth of a fee in Shyreveheye, in the same county, which Alexander de Abitost holds, of the yearly value of 20*s.*; a sixth of a fee in Yerdele, in the county of Northampton, which Henry Golyon (*sic*) holds, of the yearly value of 20*s.*; a fee in Eston, in the same county, which Robert le Lou holds, of the yearly value of 100*s.*; a quarter of a fee in Aschenne, in the same county, which Philip le Lou holds, of the yearly value of 20*s.*; a fee in Hampslape, in the county of Bucks, which Robert de Tothale holds, of the yearly value of 10*l.*; a quarter of a fee in the same town, which John son of John holds, of the yearly value of 100*s.*; a quarter of a fee in the same town, which William le Blount holds, of the yearly value of 40*s.*; a quarter of a fee in the same town, which William Brewerch holds, of the yearly value of 40*s.*; a quarter of a fee in the same town, which Robert de Byrchemore holds, of the yearly value of 40*s.*; a quarter of a fee in the same town, which Nicholas Wlf holds, of the yearly value of 40*s.*; a quarter of a fee in the same town, which Robert Mantel holds, of the yearly value of 40*s.*; a twentieth of a fee in the same town, which John Fraunceys, Richard Hose, and Robert Dastyn hold, of the yearly value of 20*s.*; a quarter of a fee in Whytacre, in the county of Warwick, which John Pecche holds, of the yearly value of 60*s.*; a moiety of a fee in Elmendon, in the same

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*Membrane 13—cont.*

county, which the said John holds, of the yearly value of 100s.; a moiety of a fee in Morton and Merhulle, in the same county, which John son of John Aleyn holds, of the yearly value of 100s.; a fee and a quarter in Chetteswelles, in the same county, which Robert son of John holds, of the yearly value of 100l.; a fee in Rotel' and Upton, in the same county, which Nicholas de Eton holds, of the yearly value of 10l.; a fee in Pillarditon Hercheri, in the same county, which John de Pillarditon holds, of the yearly value of 20l.; a fee in Walton Beivill (*sic*), in the same county, which Thomas de Hastang' holds, of the yearly value of 20l.; a fee in Whytchurche, in the same county, which Peter de Monte Forti holds, of the yearly value of 20l.; a fee in Wellesborn, in the same county, which the said Peter holds, of the yearly value of 20l.; a quarter of a fee in Haleford, in the same county, which John de Fosse holds, of the yearly value of 60s.; a fee in Herberbiry, in the same county, which Henry son of John de Lodbrok holds, of the yearly value of 20l.; a fifth of a fee in Walcote, in the same county, which William Reymound holds, of the yearly value of 40s.; a moiety of a fee in Bathekynton, in the same county, which Richard de Herthill holds, of the yearly value of 10l.; a fifth of a fee in Little Lalleford, in the same county, which the abbot of Coumbe, the abbot of Pyppewell, and Geoffrey de Craft' hold, of the yearly value of 40s.; a moiety of a fee in Bernag' and Shulton, in the same county, which John Aygne holds, of the yearly value of 10l.; a sixth of a fee in Wodecote, in the same county, which John Huband holds, of the yearly value of 40s.; a fee in Lodbrok, Countasthorp, and Blaby, in the same county, which Henry son of John de Lodbrok holds, of the yearly value of 20l.; a moiety of a fee in Cokton, in the same county, which William de Spineto holds, of the yearly value of 100s.; a moiety of a fee in Wylmecote, in the same county, which Henry de Insula and Joan his wife hold, of the yearly value of 10l.; a quarter of a fee in Lidynton, in the same county, which Robert du Val and Petronilla his wife hold, of the yearly value of 100s.; a fee in Lokkeslee, in the same county, which the prior of Kenylworth holds, of the yearly value of 15l.; a fee in Whyttington, in the same county, which the heirs of Nicholas de Astele hold, of the yearly value of 20l.; a fee and a moiety of a fee in Astele, Morton, Milverton, and Mershton, in the same county, which the heirs of William Corbizon hold, of the yearly value of 40l.; a quarter of a fee in Eccleshale, in the same county, which the said heirs hold, of the yearly value of 40s.; a moiety of a fee in Tylton, co. Leicester, which John de Dyggeby holds, of the yearly value of 10l.; a moiety of a fee in Oldneuton, in the same county, which William Marmyon holds, of the yearly value of 10l.; a quarter of a fee in Ilveston, in the same county, which William son of John le Lord holds, of the yearly value of 100s.

*Memorandum*, that assignment of dower was made to the said Alice of all the knights' fees and advowsons of churches of the said earl this side Trent contained in the inquisitions returned into chancery, saving to her dower of any knights' fees and advowsons that may not be specified in the said inquisitions and of the earl's knights' fee and advowsons beyond Trent.

March 28.  
Langley.

To the mayor and aldermen of London. Order to cause the chamber and sewer (*cloaca*) of the gaol of Neugate to be rebuilt and restored with all speed, out of the issues of certain customs granted to them by the king for the repair of the walls and pavement of that city, omitting for the present the building of a new tower on the city wall near the house of the friars preachers, which the king ordered them to build after he had ordered them to rebuild and repair the said chamber and sewer.

By K. on the information of W. Inge.

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*Membrane 13—cont.*

- March 30. To Walter Waldeshof, taker of the wines of the right prise at Southamp-  
Langley. ton. Order to deliver a tun of wine of the right prise to the abbot and  
convent of Netley (*Lettele*), in accordance with the grant of Henry III.
- April 4. To the sheriff of York. Order to cause the king's clerk John de Hothum,  
Langley. keeper of St. Leonard's hospital, York, to have respite until Midsummer  
next for all debts due to the exchequer, the king having granted him such  
respite, he being engaged in the king's service in Ireland.
- April 1. To John de Castro, keeper of the town of Carlisle and constable of the  
Langley. castle. Order to keep the town and castle until further orders out of the  
200 marks that the king is sending to him by John de Dysceford, whom  
the said constable sent to the king upon his affairs. By C.
- April 4. To Master John Walewayn, escheator this side Trent. Order to deliver  
Langley. to Margaret, late the wife of John de Bracebrigg, the manor of Bracebrigg,  
taken into the king's hands upon his death, as it appears by inquisition  
that she was enfeoffed thereof jointly with her husband, and that she  
peacefully continued her joint-seisin until his death, by which inquisition  
it appears that the manor is held of the heir of John Wake, tenant in  
chief, a minor in the king's wardship, the king having taken her fealty for  
the same.

*MEMBRANE 12.*

- March 28. To John Vanne. Order to pay to Michael de Berga called 'Milhache,'  
Langley. executor of the will of Donatus de Luk' called 'Gylofre,' the 50 marks  
levied at his suit of the goods of Ferandus Gundisalvi and John Pevre of  
Santander (*de Sancto Andierio*), merchants, by order of John de  
Hastings, the late king's seneschal of Gascony, at Michael's suit for a debt  
due to Donatus, which sum was delivered to the said John Vanne and his  
fellows, then receivers of the late king's custom, to be deposited in the castle  
of Bordeaux until it should be decided whether it ought to be delivered to  
the said Michael or to Ferandus and John, Michael having shewn the king  
by his petition that, although the said John and Ferandus did not appear to  
answer him before the seneschal although often summoned, he has been  
unable to obtain payment of the said sum; whereupon the king ordered  
Almaric de Crodonio (*sic*), seneschal of Gascony, to have the whole process  
herein recited before him, and to proceed to do justice herein with all  
speed, and to certify the king if the said sum ought to be paid to Michael;  
by whose certificate it appears that the said sum was levied of the goods of  
the said Ferandus and John on account of their contumacies according to  
the custom at Bordeaux in such cases, that it was deposited with the said  
John Vanne, that Michael has not yet obtained payment, and that the said  
John and Ferandus do not now dwell in the duchy.
- April 17. To the sheriff of Huntingdon. Order to restore his lands and chattels to  
Westminster. William de Aylyngton, priest, taken into the king's hands upon his indict-  
ment before William de Goldyngton and Robert de Maddyngle, justices to  
deliver Huntynghon gaol, for the abduction of the wife of Richard Stanelok  
of Aylyngton and of his chattels to the value of 1 mark, as he has purged  
his innocence before J. bishop of Lincoln, the diocesan, to whom he was  
delivered according to the privilege of the clergy.
- April 20. To the sheriff of Surrey and Sussex. Order to pay to the king's serjeant  
Westminster. Adam de Bray his expenses for the maintenance of eighteen of the king's  
horses at Cherteseye from 10 April, and for his expenses for the main-  
tenance of the said horses from Cherteseye to Gloucester, and to pay him 6*d*.

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*Membrane 12—cont.*

a day for the wages of himself and his groom, and 6*d.* a day for the wages of Master Richard de Stanes, farrier (*marescallo*) of the said horses, and of his groom, and 2*d.* a day each to eighteen grooms keeping the said horses, from 10 April until their arrival at Gloucester with the said horses.

*Vacated, because otherwise below.*

To the sheriff of Gloucester. Order to deliver to the said Adam, whom the king is sending with thirty-eight of his horses and two of his own and two of Master Richard de Stanes, farrier of the said horses, to stay in that county, hay, straw, litter, and other necessities for the horses, and to pay him 6*d.* a day for the wages of himself and groom, and 6*d.* a day for the wages of the said Richard and his groom, and 2*d.* a day for the wages of each of the thirty-eight grooms keeping the said horses.

April 22. To Master John Waleweyn, escheator this side Trent. Order not to intermeddle further with the lands of John Devereus, as it appears by inquisition that he held no lands of the king in chief by reason whereof the custody of his lands ought to pertain to the king.  
Westminster.

April 21. To Ralph de Monte Heremerii, keeper of the Forest this side Trent. Order to release on bail John le Spicer of New Sarum, in the king's prison of Old Sarum for trespass of venison in the forest of Claryndon, co. Wilts, upon his finding twelve mainpernors to have him before the justices for forest pleas when they next come to those parts.  
Westminster.

April 18. To Gilbert de Roubiry. Order to intend until further orders to holding pleas before the king with William Inge, as he has been wont to do with Roger le Brabanzon, although the king lately appointed Gilbert one of the justices of the Bench in place of the said William, whom the king has appointed chief justice of pleas before him in place of the said Roger.  
Westminster.

By K. on the information of Roger de Northburgh.

April 24. Peter Cole of Shympling, imprisoned at Bury St. Edmunds for the death of Peter de Langemere, has letters to the sheriff of Suffolk to bail him until the first assize.  
Westminster.

To Master John Walewayn, escheator this side Trent. Order not to intermeddle further with the lands of John de Clynton the elder, as it appears by inquisition that he held no lands in chief of the king by reason whereof the custody of his lands should pertain to the king.

To the same. Order to deliver to William de Rolleston, who married Idonia, late the wife of John de Massingham, all the lands of her inheritance in Orsete, held in chief as of the honour of Boulogne by the service of a quarter of a knight's fee, which he holds by the courtesy of England by reason of issue between him and the said Idonia, and which were taken into the king's hands because he did not do fealty for them, as the king has now taken his fealty.

April 20. To the sheriff of Surrey and Sussex. Order to pay to the king's serjeant Adam de Bray his expenses for the maintenance of seventeen of the king's horses, two of his own horses, and two horses of Master Richard de Stanes, farrier of the said horses, during their stay at Cherteseye from 10 April last, and his expenses for the maintenance of the said horses and of twenty-two others that the king has caused to be delivered to him from Cherteseye to Gloucester, and 6*d.* a day for the wages of himself and his groom, 6*d.* a day for the wages of Master Richard de Stanes and his groom, and 2*d.* a day for each of the grooms keeping the said horses, from 10 April until their arrival at Gloucester.  
Westminster.

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*Membrane 12—cont.*

April 20. To Walter Waldeshof, the king's butler, or to his attorney in the port  
Westminster. of London. Order to deliver to the monks of St. Peter's, Westminster, a tun of wine of the right prise for this year, in accordance with the grant of Henry III.

To the sheriff of Wilts. Order to pay to the king's serjeant John Lovel, the king's huntmen, whom the king is sending to stay in his bailiwick with a ventrer, two berners, twenty-four running dogs and three greyhounds, his wages from 13 April, to wit 12*d.* a day for himself, 2*d.* a day for the ventrer, 1½*d.* for each of the berners, and ½*d.* a day for each of the dogs and greyhounds.

April 24. To Master John Waleweyn, escheator this side Trent. Order to deliver  
Westminster. to William de Rolleston, who married Idonia, late the wife of John de Massyngham, the lands that they held in chief at her death in Orsete as of the honour of Boulogne by the service of a quarter of a knight's fee, the king having taken his fealty for the said lands, which he holds by the courtesy of England of her inheritance on account of the issue begotten between them, they having been taken into the king's hands because he had not done fealty.

Feb. 20. To the same. Order to deliver to Alina, late the wife of Edward Burnel,  
Lincoln. tenant-in-chief, the manor of Little Rysyndon, co. Gloucester, and the issues of the same, as it appears by inquisition that she was enfeoffed thereof jointly with her late husband by Ingelram Berenger, and that she peacefully continued her joint seisin thereof until her husband's death, by which inquisition it appears that the manor is held in chief as of the honour of Walyngford by knight service.

April 21. To Bartholomew de Badelesmere, constable of Bristol castle. Order to  
Westminster. cause the castle to be sufficiently provisioned.

*MEMBRANE 11.*

April 24. To the sheriff of Lincoln. Order to cause a coroner for that county to  
Westminster. be elected in place of John de Yerburch, who is insufficiently qualified.

To the sheriff of Cornwall. Order to cause a coroner for that county to be elected in place of Thomas de la Doune, who is incapacitated by age and paralysis.

To the sheriff of Cumberland. Order to cause a coroner for that county to be elected in place of John de Hibernia, who is incapacitated by age and infirmity.

April 25. Walter Makerel of Bannebury, imprisoned at Oxford for the death of  
Westminster. Adam de Duddeleye, has letters to the sheriff of Oxford to bail him until the first assize.

April 24. To the treasurer and barons of the exchequer. Order to allow to the  
Westminster. king's clerk Hugh de Notingham, who is continuously engaged in the king's service at the exchequer, 20 marks in the debts due from him, the king having granted him that sum in addition to his usual fee for the present year in aid of his expenses whilst staying at the exchequer.

By K. on the information of the treasurer.

April 24. To William Merre, keeper of the abbey of Westminster, void and in the  
Westminster. king's hands. Order to cause the 10*l.* from the manor of Todenham granted by the abbot and convent, by virtue of the late king's letters patent dated 3 August, in the 27th year of his reign, to William de Derneford and

1316.

*Membrane 11—cont.*

Cicely his wife for their lives to be paid to Richard de Bere, who married the said Cicely.

**May 1.** To Master John Waleweyn, escheator this side Trent. Order to assign dower to Joan, late the wife of Thomas de Welles, tenant in chief, as she has taken oath before the king not to marry without his licence.

**April 24.** Richard de Walton, in the king's prison at Stafford for the death of Simon de Bikerstath, has letters to the sheriff of Lancaster (*sic*) to bail him until the first assize.

Christiana la Skynnere, in the king's prison at Somerton for the death of John de Warrewyk, has letters to the sheriff of Somerset to bail her until the first assize.

**May 2.** To the justices of the Bench. Order to receive the record of the mayor and bailiffs of London of pleas wherein foreigners are vouched to warranty, and to cause such foreigners to be summoned before them, and to hold pleas of such warranties, in accordance with the late king's articles made in the 9th year of his reign, amending the statute of Gloucester [cap. xli.], in the 6th year of his reign, concerning the vouching of foreigners to warranty in London, a transcript of which articles the king sends them herewith, the justices having refused to receive the records and hold the pleas of warranty because the articles do not fully agree with the said statute.

Article of the statute of Gloucester corrected by the late king and his council in the ninth year of his reign for the citizens of London concerning foreigners vouched to warranty in the husting of London. *French.* [*Statutes of the Realm.*]

**April 25.** To Robert de Cliderhou, escheator beyond Trent. Order to retain in the king's hands the manor of Acastre, which, it appears by inquisition, John Malebys held of the king in chief at his death as of the honour of Eye by the service of 10s. yearly, and the lands that he held in Aton in Clive-land as of the said honour by the service of 40d. yearly, and not to intermeddle further with the lands that he held of other lords, it being found by the inquisition that he held certain lands in Coupmanthorp of Aucher son of Henry by knight service, and that he held no other lands of the king in chief by reason whereof the custody of his lands should pertain to the king, and that William Malebys his son is his nearest heir and is aged seventeen years.

**May 1.** To Master John Waleweyn, escheator this side Trent. Order to desist from aggrieving the abbot of Kirkestede on account of lands in Marton, Thimelby, Horneceastre, and Conyngesby, and of pasture for 700 sheep in Rysum, co. Lincoln, on the grounds that he acquired the premises after the publication of the statute of mortmain and that they are held immediately of the king, as it appears by inquisition that they were acquired before the publication of the statute, and that they are not held immediately of the king.

**May 3.** To the chamberlain of North Wales. Order to pay to John Cycouns, son of William Cycouns, 30*l.* yearly, which the king has granted that he shall receive for life at the exchequer of Kaernervan, in consideration of his father's good service to the late king and his own good service to the present king.

**May 4.** To the treasurer and barons of the exchequer. Order to discharge Martin de Fishacre of 13*s.* 10*d.* yearly for the custody of the lands of Thomas de Kaynes in Thoriche, co. Devon, granted to him by the king on



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*Membrane 11—cont.*

14 May, in the first year of his reign, rendering therefor 13s. 10d. yearly, at which sum they were extended by Walter de Gloucestre, then escheator this side Trent, from 27 June next following, when the king granted to him the custody of the lands of the said Thomas in Thorric, a tenant of the heir of Jocus de Dynham, a minor in the king's wardship, which lands were extended at 13s. 10d. yearly.

May 8. Westminister. Walter le Hunte of Estone, imprisoned at Northampton for the death of Thomas Aldewyn, has letters to the sheriff of Northampton to bail him until the first assize.

May 6. Westminister. To the sheriff of Northumberland. Order to cause a coroner for that county to be elected in place of Alan Pulhore, who is insufficiently qualified.

May 13. Westminister. To Robert de Cliderhou, escheator beyond Trent. Order not to molest William de Furneus, son and heir of Richard de Fuxneux (*sic*), for fealty for his father's lands, and to restore any lands or issues that he may have taken into the king's hands on this account, as the king has taken his fealty.

May 3. Westminister. To Master John Walewayn, escheator this side Trent. Order not to distrain William de Deen, who married Elizabeth, one of the daughters and heiresses of Hamo de Gatton, tenant in chief, for homage for her purparty of her father's lands, as the king has taken his homage.

*MEMBRANE 10.*

May 10. Westminister. To the treasurer and chamberlains. Order to pay 3d. a day each to Lewelin Pren and Leukina his wife, and 2d. a day each to Griffin ap Lewelyn, James ap Lewelyn, David ap Lewelyn, Meurik ap Lewelyn, Roger ap Lewelyn, Howel ap Ivor, Ievan ap Ivor, Lewelin ap Maddok, Madoc Vaghan, Grenou (*sic*) ap Rees, and Rhys (*Reso*) Meskyn, Welsh prisoners in the Tower of London, for the time that they have been in the Tower, and to continue to pay the same.

By K. on the information of John de Crombwell.

To William Duyn, chamberlain of North Wales. Order to pay to William Trumwyne, constable of Cruckyth castle, his wages for the custody of the same, as has been usual.

May 12. Westminister. To the chamberlain of Kermerdin. Order to make account of the expenses of the men-at-arms retained above the usual number in the castle of Dynevor, and to pay the same to Edmund Hakelute, constable of that castle, by the advice of William Martyn, justice of West Wales, the said constable having prayed the king to cause satisfaction to be made to him for the wages of the men-at-arms in excess of the usual number, which he retained on account of the disturbances in certain parts of Wales: provided that all the castles in that bailiwick be well provisioned with men, victuals, and armour, and that other expenses about the protection of those parts be paid according to previous orders of the king. By K.

The like in favour of Thomas le Blound, constable of Drosselan castle.

To Roger le Sauvage and his fellows, justices to hear and determine certain felonies and trespasses in the county of Kent. Order to supersede the exaction of Henry de Tyresershe to be put in outlawry for burning the houses of Henry de Leybourne at Sharstede, whereof he is indicted before the king, as William Luge and his fellows, justices to hold pleas before the king, have testified that he was committed to the Flete prison for certain

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*Membrane 10—cont.*

felonies and trespasses whereof he was impeached before the king, where he is still imprisoned.

**May 1.** To Master John Walewayn, escheator this side Trent. Order to cause  
**Westminster.** Richard de Cheles, son and heir of Robert de Cheles, tenant in chief of the late king, to have seisin of his father's lands, as the king has taken his fealty.

**May 7.** To the same. Order not to intermeddle further with the lands of Peter  
**Westminster.** de Salvo Marisco, and to restore the issues of the same, as it appears by inquisition that he held at his death certain lands in Ekynton, co. Worcester, of the heir of Guy de Bello Campo, earl of Warwick, a minor in the king's wardship, in free socage by the service of 2*d.* yearly, and that he held no lands of the king in chief as of the crown by reason whereof the custody of his lands ought to pertain to the king, but that he held divers other lands of other lords, and that John his son is his nearest heir and is aged two years, and as it is found by inquisition taken after the said earl's death that Peter held certain lands in Ekynton of the earl by the service of a quarter of a knight's fee, which quarter the king assigned in dower to Alice, widow of the said earl.

**May 6.** To Ralph de Monte Hermerii, keeper of the Forest this side Trent, or  
**Westminster.** to him who supplies his place. Order to release on bail Richard Blast of Offinton, imprisoned at Wyndesore for trespass of venison in the forest of Wolvemar, co. Southampton, upon his finding twelve mainpernors to have him before the justices of forest pleas when they next come to those parts.

**May 15.** John le Bowyer of Notyngham, imprisoned in Norwich gaol for the death  
**Westminster.** of John le Flecher of Colchestre, has letters to the sheriff of Norfolk to bail him until the first assize.

**May 9.** To the treasurer and barons of the exchequer. Order to pay to the  
**Westminster.** merchants of the society of the Bardi of Florence what still remains due to them from the king out of the first issues of the custom of wool, hides, and wool-fells in the ports of London and Sandwich, and of the first aid to be granted by the community of the city of London, the king having ordered them, on 28 May, in the eighth year of his reign, to pay his debts to the said merchants out of the twentieth and fifteenth of the community of the realm and the tenth of the clergy and out of other issues, a considerable portion of the debts being still unpaid.

To the treasurer and chamberlains. Order to pay to the merchants of the said society, out of the first issues of the custom of wool, hides, and wool-fells in the ports of London and Sandwich, the arrears of the sum of 2,292*l.* 1*s.* 2*d.* due to them from the king, to wit 1,400*l.* lent to the king by Doffus Bard' and his fellows of the said society, which the king promised by his letters patent to pay within the present month of Easter; 92*l.* 1*s.* 2*d.* lent to the king by the said Doffus and his fellows, which the king promised to pay before Easter; 1,200 marks granted by the king to the merchants of the said society in recompence for their damages and losses incurred by reason of the delay until last Christmas of payment of the said loans and for their expenses about the execution of certain assignments made to them by the king and about the receipt of money assigned to them in divers parts, which the king promised by his letters patent to pay before Whitsuntide next.

**May 13.** To Thomas Plaiz. Order to receive from Roger de Clotherum a box  
**Westminster.** sealed by John de Sandale, the chancellor, containing seven charters concerning the inheritance of William de Vesey the elder, and to replace them with the other charters concerning the said inheritance, the king having

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*Membrane 10—cont.*

lately been given to understand that the said Roger had taken the said charters from the custody of the aforesaid Thomas in the priory of Malton against his will, the said Roger, who appeared before the king and his council in fifteen days from Easter last to answer concerning the same, having asserted that he received the charters from Thomas in order to have information concerning John de Moubray's right to certain lands in Brimpton, a transcript of which charters remains in the chancery.

**May 16.** To Roger Damory, keeper of the castle and honour of Knaresburgh.  
**Westminster.** Order to cause brushwood to be felled in the woods in his bailiwick for the maintenance of the king's mine in his bailiwick, and to cause the king's houses, mills, and pools there, and the palings and hedges (*hayas*) about the parks within the honour to be repaired by the view of two men of those parts to be elected for this purpose.

To the chamberlain of Kaernarvan. Order to expend 200 marks this side the feast of All Saints in the construction and repair of the king's castle of Beaumaris, and afterwards 50 marks in winter for the same purpose, by the view of the constable of the castle and of another person on whom the chamberlain can rely.

By K.

Richard son of John de Ruddegate, imprisoned at Stafford (*sic*) for the death of John le Carpenter of Knouselegh, has letters to the sheriff of Lancaster to bail him until the first assize.

**May 16.** To the treasurer and barons of the exchequer of Dublin. Order to discharge David son of Gerald of 96*l.* 18*s.* 2*d.* of the sum of 193*l.* 16*s.* 4*d.* owing by him for the time when he was sheriff of Kerry (*Ker*), as the king has pardoned him this amount at the request of John son of Thomas, earl of Kildare.  
**Westminster.**

By pet. of C.

**May 10.** To the treasurer and chamberlains. Order to pay, out of the first issues  
**Westminster.** of the custom of wool, hides, and wool-fells in the port of London, the sum of 501*l.* to the merchants of the society of the Bardi of Florence, being the balance due to them of the sum of 2,884*l.* 15*s.* 4*d.* that the king ordered them to pay the said merchants at the request of Anthony Pessaigne of Genoa out of the 7,084*l.* 15*s.* 4*d.* ordered to be paid to him out of the tenth of the clergy and the twentieth and fifteenth, and from other issues of the realm, and of 331*l.* due to the said Anthony for money paid by him to Gilbert Pecche and Master Richard de Plumstock for their expenses in going on the king's service to Avignon in December, in the eighth year of his reign, the said merchants having satisfied Anthony for that sum.

To the same. Order to pay 3*d.* a day to Leukina wife of Lewelin Pren, and 2*d.* a day each to David ap Lewelyn, Meurik ap Lewelyn, Roger ap Lewelyn, Howel ap Ivor, Yevan ap Ivor, Lewelin ap Maddok, Madoca (*sic*) Vaghan, Grenou (*sic*) ap Rees, and Rhys (*Resus*) Meskyn, Welsh prisoners in the Tower of London, for the time that they have been in the Tower and to continue to pay the same.

By K. on the information of John de Crumbwell.

To Master John Walewayn, escheator this side Trent. Order to assign dower to Margaret, late the wife of Edmund Colevill, tenant in chief of the king as of the honour of Albemarle, she having taken oath before the king not to marry without his licence.

**May 14.** To Robert de Cliderhou, escheator beyond Trent. Order to assign dower  
**Westminster.** to Isabella, late the wife of Alexander le Noreys of Cloworth, tenant in chief, upon her taking oath not to marry without the king's licence.

To Master John Walewayn, escheator this side Trent. Like order to assign dower to Isabella, late the wife of Henry de Herovill.

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May 18.  
Westminster.*Membrane 10—cont.*

To the justiciary and treasurer of Ireland. Order to make account with Arnold le Poer for the time when he was engaged in the king's service in those parts, and to pay him what they find to be due to him as speedily as possible, he having prayed the king to cause satisfaction to be made to him for 450*l.* for the arrears of his wages whilst so engaged.

## MEMBRANE 9.

*Carte que fuerunt Willelmi de Vescy senioris de feodis domini Johannis de Moubray.\**

*Rogerus de Moubray omnibus constabulariis, dapiferis, ballivis, ministris, omnibus amicis et hominibus suis Francis et Angl[is], clericis et laicis, salutem. Sciatis me redidisse, concessisse, et presenti carta confirmasse Willelmo de Vescy in feodum et hereditatem omnes terras et tenuras in dominiis et feod[is] militum et aliis omnibus rebus, quas Eustachius filius Johannis, pater suus, de me et de feodo meo tenuit, videlicet feodum et servitium unius militis, quod Rollandus Hachet tenet; et feodum unius militis in Brumptona; et feodum et servitium trium militum, quod Willelmus Malleverer et Petrus Mallevrier tenent; et feodum et servitium sex militum, quod Willemus Tysun tenet; et feodum et servitium duorum militum de Geynesburgo et de Turstenestona et de pertinentiis suis; et feodum et servitium unius militis in Staketurna. Et hec feoda xiiii. militum concessi ei et heredibus suis tenenda de me et de heredibus meis per servitium undecim militum. Et si aliquo casu contigerit, sive per preceptum et voluntatem regiam, sive per aliquam aliam occasionem, quod non possim ei warrantizare aliquod de feodis predictis, scilicet feodum Willelmi Tisun vel aliquod aliorum, dabo eidem Willelmo feodum pro feodo in excambium de mea hereditate. Quare volo et firmiter precipio, quod idem Willemus et heredes sui omnia hec predicta feoda et servicia cum omnibus suis pertinentiis habeant et teneant de me et de heredibus meis bene et in pace, libere et quiete et integre et honorifice et plenarie, in bosco et plano, in pratis et pasturis, in viis et semitis, in aquis et molendinis, in stagnis et piscariis, in mariscis et vicariis, in dominiis et in feodis et servic[iis] militum, et in omnibus rebus, cum sok' et sak' et toll' et team et infangenetheof, et cum omnibus libertatibus et liberis consuetudinibus, cum quibus ego ipse tenementa illa et alia tenementa mea melius et liberius et quietius teneo. Testibus istis: Roberto de Deyvilla et Rogero de Flammengrilla; Hugone Malebissa; Bertramno Haget, Waltero de Riparia, et Thoma de Colevilla.*

*Eustachius de Vescy omnibus hominibus et amicis suis Francis et Anglicis, presentibus et futuris, salutem. Sciatis me concessisse et dedisse et hac presenti carta mea confirmasse Roberto de Percy de Kernetb[i] et heredibus suis, pro homagio et servicio suo, tres carucatas terre in Saldene, que jacent versus orientem, et quatuor acras prati in prato de Brumpton quod vocatur 'Holheng' in cultura mea ex parte boreali, cum omnibus pertinentiis suis, per servitium tercię partis unius militis illi et heredibus suis, tenendas de me et heredibus meis in feodo et hereditate, libere et quiete et honorifice, in pratis, in pascuis, in aquis, in molendinis, in viis, in semitis, et omnibus aliis aysiamendis predictę terre pertinentibus, faciendo forinsecum servitium quantum pertinet ad tres carucatas terre, unde novem carucate faciunt feodum unius militis. Et ego Eustachius de Vescy et heredes mei predicto Roberto de Percy et heredibus suis predictam terram warrantizabimus. Hiis testibus: Rogero de Monte Begon[is], Willelmo de Vescy, Ada de Carol', Willelmo de Percy, Roberto de Estutervill, Rogero de Torouwill, Willelmo de Rokethorpe, Warino de Vescy, Willelmo Goier, Reginaldo de Capetof, Willelmo filio Radulfi, Willelmo filio Rogeri, Ricardo de Eschailes, Roberto de Eschailes, Nicholao Basset, et multis aliis.*

\* See page 284 above.

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*Membrane 9—cont.*

*H. Rex Angl[orum] archiepiscopo Eborac[ensi], justic[iariis], baronibus, et vicecomitibus et ministris suis, et omnibus fidelibus suis Francis et Anglis de Eborac'scira, salutem. Sciatis me concessisse Eustachio filio Johannis et heredibus suis post eum, ut habeant in manerio suo de Brumptona, quod tenet de feodo Rogeri de Moubray et Roberti de Insula et Rogeri de Clera, et in omnibus terris que ad illud pertinent socham et sacham, tholl et theam, infangenethel, et omnes alias libertates et consuetudines, quietaciones suas cum quibus melius et liberius tenet alias terras suas. T[estibus]: M[ilone] Gloec. et R. de Curci et Pagano filio Johannis et W. de Albin[s] Brit[one], et W. filio Johannis. Apud Wyntoniam.*

Release by Drugo de Harum to lady Agnes de Vescy of all his fees, customs, and services in the town of Sneynton, which fees, etc., he held of Sir William de Vescy, her late husband, the tenants of which fees are: the prioress and convent of Yedingham, who hold two tofts with three bovates of land; Sir Richard Trusbut, who holds nine tofts and ten and a half bovates of land; Sir Roger the chaplain, who holds half a toft and a bovate of land; the prior and convent of Malton and Thomas de Sandeby, who hold a toft and three bovates of land; Roger Haldan, who holds 2½ bovates of land; Alan de Eberston, Martin Copin, Agnes daughter of Walter Fraunc[es], a toft and a bovate of land. Witnesses: Sir Robert the Constable, Sir John de Hawelton, Sir Nicholas de Grendall, knights; Sir William de Bubwyd', chaplain; Richard de Bernevill, Jordan de Ornington, Robert Beaufrant of Scartheburgh, Sir Thomas de Werk, chaplain.

Grant by Peter de Dugelby to lady Agnes de Vescy, lady of Kildar, of the homage and service of Muriel, daughter of the late Roger son of William de Salden, for a bovate of land in Brumpton, which she holds of the donor; to have and to hold to the said Agnes free from all secular service or demand. Witnesses: Sir Adam de Barton, Thomas de Edbriston, John Tateman, Peter Dryng of Salden, Roger de Dugelby, Alexander de Westthorp, William de Maynhermer, Bartholomew Dring, Peter de Hundegate, Ralph de Westthorp, Richard son of Robert de Brumpton.

Grant by Adam son of Adam de Dugelby to Sir John de Vescy, his lord, of four bovates of land in the town and territory of Dugelby, lying between the land of the donor and that of Peter West on the east, of Sir John's fee: to have and to hold to the said Sir John free from all secular service. Witnesses: Sir Thomas de Lutton, Sir William Luvell, knights; William de Cury, William Plaice, William de Coleville, John de Snainton, Peter West, Walter son of Emma, John de Ebor[aco].

Release by the said Adam of the above four bovates. Same witnesses.

*MEMBRANE 7.\**

May 12. To the treasurer and chamberlains. Order to pay, out of the first issues Westminster. of the custom of wool, hides, and wool-fells in the ports of London and Sandwich, to Doffus Bard' and Roger Ardingel and their fellows, merchants of the society of the Bardi of Florence, the sum of 170*l.* 19*s.* 2*d.* owing to them by the king, to wit 70*l.* 13*s.* 4*d.* paid by them to Amaneuns de Fossato and John Abel, knights, and to Master Richard de Burton in

\* The dorse of Membrane 11 has been marked as Membrane 8, having been erroneously regarded as a long schedule like Membrane 9.

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*Membrane 7—cont.*

October and December, in the ninth year of the king's reign, as contained in a bill of the wardrobe in the possession of the said merchants; 10 marks paid by them for the king to his yeoman Credus de Luca for recompence for a horse appraised at this sum and lost in the king's service in June, in the seventh year of the reign, for which they have a bill under the seal of the chamberlain of Scotland; 66*l.* 6*s.* 8*d.*, the balance of 70*l.* due from the late king to Ferrandus Sanctii called 'Duk de Aragon' for money lent by him, at the request of Henry de Lacy, earl of Lincoln, then supplying the late king's place in the duchy [of Aquitaine], to Arnold Guillelmi de Policant, one of the late king's soldiers (*stipendiariorum*), for three horses, for which they have letters patent of the said earl; 27*l.* 5*s.* 10*d.* paid to Donald (*Dovenaldus*) de Mar and his fellows for their wages for the third and fourth year of the king's reign, for which they have a bill of the wardrobe.

May 14.  
Westminster.

To the justiciary and treasurer of Ireland. Order to examine the rolls and memoranda of the exchequer, and to certify the king of what used to be rendered yearly for the castle and town of Kildare, the king having granted them to John son of Thomas de Hibernia with all their appurtenances, except the shrievalty of the county, to hold to him and his heirs male by the service of two knights' fees, it being the king's intention to grant the same to him as of the yearly value of 100*l.*, so that if their value exceeded that sum, the excess should remain to the king, and if the value did not attain that sum, then the king should cause the deficiency to be made good out of other lands in Ireland.

By K. and C.

May 14.  
Westminster.

To the justiciary and treasurer of Ireland. Order to examine the rolls and memoranda of the exchequer, and to certify the king of what used to be rendered yearly for the manors of Chastelwarny and Oghtyrard with all their appurtenances, which the king has granted to Arnald le Poer, to be held by the service of two knights' fees, it being the king's intention to grant the said manors to him as of the yearly value of 100 marks, so that if their value exceeded that sum, the excess should remain to the king, and if the value did not attain that sum, then the king should cause the deficiency to be made good out of other lands in Ireland.

By K.

May 18.  
Westminster.

To John de Grey, justice of North Wales. Order to remove the king's hand from a burgage and 40 acres of land in Beaumaris in North Wales, and to allow Henry de Alreton to make his profit thereof, upon his finding security to keep the ordinances made by the late king and the present king in this behalf and to render the services therefor, Roger de Mortuo Mari having certified the king that he took the premises into the king's hands, when he was justice of North Wales, because William de Beche had acquired them from Thomas Daunvers, knight, without the king's licence and enfeoffed the said Henry thereof.

May 1.  
Westminster.

To the treasurer and barons of exchequer. Order to assign to Maurice de Berkele 600*l.* out of the issues of wardships and marriages, or to cause wardships and marriages to that amount to be assigned to him, the king having granted him that sum by the agreement made with him for the custody of the town of Berwick-on-Tweed, in addition to the 1,000*l.* yearly that he receives for that custody, because he undertook the custody with good will (*de bona voluntate*).

May 18.  
Westminster.

To the bailiffs of Ipswich. Order to deliver to Hermann Clyppyng, merchant of the Hanse of Almain, all his goods and chattels without diminution, which the king ordered them to arrest because he was given to understand that he had been arrested by the bailiffs in that town for a great trespass against the king at Aberden in Scotland, and that he

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*Membrane 7—cont.*

has escaped from the custody of Gilbert Roberd and Thomas Stace, to whom he was delivered to be taken to Lincoln to the parliament there, the said Hermann having brought fish and other merchandise to Ipswich and having sold them to divers men of that town, for which he had not been satisfied when the king ordered his goods to be arrested; as he has come to the king's court in person and has prayed to have his goods and money delivered to him, and has found mainpernors, to wit Thomas de Maydenstan, of co. Kent, Richard de Gretford, of Kyngeston-on-Hull, co. York, John le Lung, of London, John Brond, and John de Langele, of the same, who have mainperned to have him before the king to answer when called upon, and to answer for his goods and chattels if they be awarded to the king.

**May 18.** William de Cadebiry, in the king's prison of Exeter for the death of  
**Westminster.** William Oseborn, has letters to the sheriff of Devon to bail him until the first assize.

**May 18.** To William de la Gotere of Boston. Order to deliver to Hermann  
**Westminster.** Clippyng', merchant of the Hanse of Almain, 36*l.* of his money, which was delivered to the said William for safe custody by Gilbert Roberd and Thomas Stace, to whom he was delivered to be taken to Lincoln upon his arrest, which the king afterwards ordered William to deliver to the said Gilbert and Thomas when he ordered the bailiffs of Ipswich to arrest Hermann's goods; the said Hermann having found mainpernors, as in above order.

**May 17.** To John Giffard of Brymesfeld, keeper of the lands of the late Gilbert de  
**Westminster.** Clare, earl of Gloucester and Hertford, in Morgan and Morgannou, and to the sheriff of Glomorgan. Order not to release without special order any one who was in prison when William de Monte Acuto left those parts, nor to remove any bailiffs who were then appointed to keep that country and to levy money for ransoms made to the king.

**May 20.** To the same. Order to deliver to William le Flemyng, who has well  
**Westminster.** served the king, the custody of the castle of Lantrian and of the land of Meskyu, to hold during pleasure, rendering therefor what others have rendered; provided that he take security that William will answer to him for such sum.  
By K. and C.

**May 12.** To Robert de Cliderhou, escheator beyond Trent. Order to deliver seisin of  
**Lincoln.** his father's lands to Thomas le Raggede, son and heir of Thomas le Raggede, tenant in chief of the late king, as the king has taken his homage for the same.

**May 18.** To the same. Order to deliver to Lucy, late the wife of Robert de  
**Westminster.** Everyngham, tenant in chief, the manors of Brotton and Kirkeburne, ten marks of yearly rent in Skynnergrene, and a moiety of the bailiwick of the wapentake of Langebergh, as it appears by inquisition that she and her husband were jointly enfeoffed thereof by Henry de Breteville, with remainder, in default of issue, to the right heirs of the said Robert, and the manor of Jarum, whereof she was jointly enfeoffed by the said Henry, with remainder, in default of issue, to Nicholas de Meynill her son, it appearing by the inquisition that she peacefully continued her joint-seisin thereof until her husband's death, and that they are held of the king in chief by knight service; the king having taken her fealty for the same.

**May 21.** To the treasurer and chamberlains. Order to pay to John de Sandale  
**Westminster.** 130 marks, which Walter de Islep, treasurer of Ireland, received as a loan from Alexander le Convers out of the money issuing from John's prebend of Finglas in Ireland, for the prosecution of certain of the king's affairs in Ireland by the counsel and ordinance of John de Hothum, lately sent thither by the king.

## MEMBRANE 6.

1316.  
May 23. To the bailiffs of Yarmouth. Order to cause the 17 tuns of wine of John  
Walden. Fox and 24 tuns of wine of Copin Martyn, of Popping', Flemings, which  
were arrested in that town as forfeited to the king, to be appraised, and to  
deliver them to Walter Waldesheff, the king's butler, or to his attorney in  
this behalf, and to certify the treasurer and barons of the number of tuns  
and the price of the same, as the king needs wine for the munition of  
Berwick-on-Tweed. By C.
- May 25. To the treasurer and barons of the exchequer. Order to discharge  
Theale. William de Dogmersfeld of the ferm of the manor of Mammesfeld,  
co. Nottingham, with the soke and ferm of Lyndeby and the mill of  
Carperton, which he held during the king's pleasure, from 20 November, in  
the sixth year of the king's reign, when the king granted the same to John  
son of John Comyn as of the value of 5*l.* 14*s.* 0*d.* yearly, to hold in aid of  
his expenses and maintenance during the king's pleasure, and commanded  
William to deliver the same to him.
- May 23. To the sheriff of Huntingdon. Order to cause a coroner for that county  
Westminster. to be elected in place of Adam Gerbaud, who is incapacitated by blindness  
and infirmity.  
To the same. Order to cause a coroner for that county to be elected in  
place of Warin Engayne, deceased.
- May 16. To Ralph de Monte Hermerii, keeper of the Forest this side Trent, or to  
Westminster. him who supplies his place. Order to cause the king's clerk John de  
Norton, keeper of the manor of Sylveston, to have ten oaks fit for timber  
in the forest of Whitelwode, for the repair of the king's houses in that  
manor. By the chancellor.  
The like for the said keeper to have ten oaks in the forest of Bernewode  
for the manor of Brehull. By the chancellor.
- May 1. To Master John Waleweyn, escheator this side Trent. Order not to  
Westminster. intermeddle further with the manors of Todyngton and Wayyndon and the  
advowsons of the churches of the same, and to restore the issues thereof to  
Mary, late the wife of John Peyvre, tenant in chief, as it appears by inquisition that they were jointly enfeoffed thereof by Master Peter Passelewe,  
and that she peacefully continued her joint-seisin thereof until her husband's  
death, by which inquisition it appears that a moiety of the manor of  
Wayyndon is held of the king as of the manor of Langele, which is of the  
barony of Chendut, in the king's hands, by the service of 12*d.* yearly, and  
that the other moiety and the manor of Todyngton with the advowsons are  
held of divers other lords.
- May 20. To the same. Order not to intermeddle further with the manor of West  
Waltham. Thurrok co. Essex, and to restore the issues thereof to Elizabeth, late the  
wife of John de Brianzon, tenant in chief, as it appears by inquisition that  
they were jointly enfeoffed thereof by Nicholas Fermbaud the younger by  
fine levied in the king's court, and that she peacefully continued her joint-  
seisin thereof until her husband's death, by which inquisition it appears that  
the manor is held of the earl of Richmond by the service of one knight.
- May 20. To the same. Order to deliver to John son and heir of Henry de  
Waltham. Herorill the manor of Wednesbury, as it appears by inquisition that Henry  
held it in chief of the king at his death, in exchange for the manor of  
Stuntesfeld, by the service of 20*s.*, and that he held no other lands in chief,  
by which inquisition it was found that John his son is his nearest heir and  
is aged twelve years, the king having taken John's fealty for the same. The  
escheator is ordered not to intermeddle further with the lands that the  
deceased held of other lords.



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*Membrane G—cont.*

May 30. To the treasurer and barons of the exchequer. Order to acquit the  
Westminster. executors of John de Tavy, out of the 15*l.* which the late king pardoned him  
for his forfeited issues and which the king lately ordered them to acquit the  
said John, of 100*s.* which he owed for forfeited issues, they having certified  
the king that he owed to the exchequer 20 marks for trespass of venison  
and 100*s.* for forfeited issues, which debts do not agree with the aforesaid  
pardon.

May 24. John son of Henry son of Stephen de Bikeratath, imprisoned at Stafford  
Walden. (*sic*) for the death of Thomas Tillecave of Birchecar, has letters to the  
sheriff of Lancaster to bail him until the first assize.

May 18. To Master John Walewayn, escheator this side Trent. Order not to  
Westminster. intermeddle further with a moiety of the manor of Wynesford and the manor  
of Chelvy, co. Somerset, and certain lands in Irnacton, co. Gloucester, it  
appearing by inquisition that Robert de Acton held nothing of the king at his  
death, but that he held the moiety of Wynesford of Nicholas de Barton and  
the manor of Chelvy of the heirs of Gilbert de Shepton Moygne, and the said  
lands in Irnacton of John de Acton and Henry de Mareys, and that Richard  
de Acton his son is his nearest heir and is aged eight years; as Nicholas de  
Barton and John de Acton have found security in chancery to answer for  
the issues of the manor of Chelvy if it be found that the custody thereof  
ought to pertain to the king, who was given to understand that the manor  
is held of him in chief as a member of Shepton Moigne, which the said heirs  
hold of him in chief by knight service, and that the aforesaid Gilbert  
granted the same to Roger de Acton, ancestor of the said Robert.

To the treasurer and barons of the exchequer. Order to acquit Robert  
de Malo Lacu of the yearly ferm of 80 marks for the castle and manor of  
Bollesovre from 8 June, in the third year of the king's reign, when the king  
granted the castle and manor to him for life at a yearly rent of a black  
sparrow-hawk, on account of his good service to the king and his father,  
they having delayed executing the king's previous order to this effect  
because the grant was made after the king had committed power to certain  
prelates and magnates to ordain for his household and realm; the king now  
orders them to acquit him as above, notwithstanding the ordinances, as the  
grant was made with the assent of the ordainers.

May 30. To the chamberlain of Kaernarvan. Order to pay to John de Sapy,  
Westminster. constable of Beaumaris castle, the usual fee for the custody of that castle.

To the same. Order to cause Master Richard the engineer (*ingeniatorem*)  
or another fit [engineer] and a good artiller (*artiliatorem*) and a smith to  
be placed in the castle of Beaumaris, as shall be agreed between him and  
the constable, and to pay them their wages during their stay there.

May 18. To the barons, men, and whole community of Sandwich. Order to pro-  
Westminster. tect merchants from foreign parts coming to that port with corn and other  
victuals, so that they may come into the realm without being aggrieved, the  
king having written specially to the king of France concerning a great ship  
called 'Dromond,' laden with corn and other victuals, coming to this realm  
from parts beyond sea, which was carried away by the admiral of the king  
of France at Le Dunes near that town, the king having, moreover, caused  
certain ordinances to be made for the benefit of his subjects and for the  
security of merchants coming from parts beyond sea with corn and other  
victuals.

By K. and C.

May 15. To Edmund le Botiller, justiciary of Ireland, and to the barons of the  
Westminster. exchequer of Dublin. Order to levy 500 marks out of the first issues of the  
archbishopric of Cassel, and to pay the same to John son of Peter le Poer, the  
king having granted him that sum out of the first issues of custodies and  
marriages in satisfaction for his loss in horses, armour, and other goods to

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*Membrane 6—cont.*

the value of 500*l.* incurred in the king's service in defending Ireland against Edward le Brus and his accomplices, Scotch rebels, who lately landed there.

By K.

June 3.  
Hadley.

To the sheriff of Southampton. Order to cause a coroner for that county to be elected in place of Walter le Botiller of Winchester, who is incapacitated by old age.

June 6.  
Hadley.

To the sheriff of Norfolk. Order to provide without delay what remains to be delivered of the 120 quarters of wheat and 240 quarters of barley that Walter de Norwyco, the treasurer, bought from him before he became sheriff, and to cause it to be carried, with the corn that the king caused to be bought from the executors of the will of J. late bishop of Ely, with all speed to Berwick-on-Tweed in ships sufficiently manned for defence, there to be delivered to the receiver of the king's stores, as the king's serjeant John de Egemere shall direct.

By K.

June 1.  
Lincoln.

To Master John Waleweyn, escheator this side Trent. Order to restore to Peter de Herunval his lands and tenements in Cunk' and Orkeston, co. Wilts, taken into the king's hands because he acquired them for life without the late king's licence from Gilbert son of Richard de Clare, earl of Gloucester and Hertford, who held them in chief of the late king, the king having pardoned him his trespass at the instance of John, earl of Albemarle, and John, lord of Fienes.

June 6.  
Hadley.

To the bailiffs of Portesmuth. Order to provide a good ship in that port, and to cause it to be provided with men for its defence, to wit a double shipment (*dupplici shippamento*), in order to carry to Berwick-on-Tweed the corn that the king has sent Nicholas de Janua to provide in the county of Southampton, as they shall be directed by the said Nicholas. The king will cause their costs in this matter to be allowed them out of the fifteenth to be levied in their town.

By C.

The like to the bailiffs of Southampton.

By C.

*MEMBRANE 5.*

May 12.  
Westminster.

To Thomas, earl of Lancaster. Order proroguing the late order to be with his military service at Newcastle-on-Tyne at the quinzaine of the Nativity of St. John the Baptist until St. Laurence next following. [*Parl. Writs.*]

The like to eight earls and one hundred and fourteen others. [*Ibid.*]

To W. archbishop of Canterbury. Like order proroguing the order for his military service. [*Ibid.*]

The like to eighteen bishops, and forty-four abbots and abbesses and the prior of the Hospital of St. John of Jerusalem. [*Ibid.*]

May 27.  
Westminster.

To Richard de Horsle, Roger Heyron, and Nicholas Scot. Order to have the men that they were appointed by letters patent to choose in the county of Leicester at Newcastle-on-Tyne by the feast of St. Laurence instead of in the abovesaid quinzaine, as previously ordered. [*Ibid.*]

The like to other persons in other counties. [*Ibid.*]

May 27.  
Westminster.

To the sheriff of Middlesex. Order to cause proclamation to be made proroguing military service as above. [*Ibid.*]

The like to all the sheriffs of England. [*Ibid.*]

June 28.  
Westminster.

To Richard de Horsle, Roger Heyron, and Nicholas Scot. Order to choose without delay the footmen that they were lately ordered to choose in the county of Northumberland, and to have them at Newcastle-on-Tyne at the feast of St. Laurence, and to cause their arms and wages to be assessed, and to permit the arms to remain in possession of the townships until further orders. [*Ibid.*]

The like to other persons in other counties. [*Ibid.*]

## MEMBRANE 4.

1316.  
May 18. Westminster. To the treasurer and chamberlains of the exchequer of Dublin. Order to pay to Thomas son of John 200 marks from the issues of the bishopric of Cloyne (*Clonen*'), the king having granted him that sum for his good service.  
By K.
- July 8. Hadley. To Master Walter de Islep, treasurer of Ireland. Order to observe the ordinance made by the king's council, whilst the king's clerk John de Hothum was in Ireland, that the treasurer should reside in Dublin Castle with the rolls and other memoranda touching his office, and with the treasure, for the safe custody of the said rolls and treasure, and to cause the castle to be sufficiently provisioned, and not to permit any to dwell in the castle except those of his household and others to be appointed by him, if need be, for the custody of the same.  
By K.
- May 13. Westminster. To the treasurer and barons of the exchequer. Order to permit William de Chaddeworth to pay 291*l.* 13*s.* 2½*d.*, due from him for amercements and for other debts of the time when he was the late king's sheriff of Nottingham, at the rate of 100*s.* yearly, or for the balance of the same if allowance be made to him for 70*l.* 6*s.* 8*d.* expended by him in repairing the tower of Notyngnam Castle and the new gate of the same castle by order of the late king.
- June 8. Thunderley. To the same. Order to acquit Alexander Cheveroil, deceased, his heirs and executors, of the ferm or issues of the manors of Yatesbiry, Lavinton, and Wynterburn Asserton, co. Wilts, from 27 January, in the first year of the king's reign, when the king committed to him the custody of John Walraund, an idiot, and of his land, in the king's hands on account of his madness, as it appears by the rolls of chancery that John was the brother and heir of Robert Walrand, to whom the manors belonged, the custody of whose lands the king committed to the said Alexander on 4 December, in the said year, rendering therefor as much as any former or approver of the same had rendered at any time, excepting 20*l.* yearly that the king remitted to him during the custody; provided that he, his executors and heirs, answer for the issues of the manors, with the above remission, from the said 4 December until the said 27 January.
- To the same. Order to allow to Richard de Bereford in his account 401*l.* 3*s.* 10½*d.* delivered by him to Alexander de Bykenore, treasurer of Ireland, as appears by Alexander's letters of receipt, in execution of the king's order to him to deliver to the said Alexander all the money deposited by him in the treasury at Dublin in the custody of the treasurer and chamberlains of the time when Richard was the late king's treasurer of Ireland.
- June 7. Hadley. To Walter de Wouburn, chaplain. Order not to intermeddle further with the custody of the hospital of the Holy Trinity of Yvelcestre, lately committed to him by the king, in whose hands it was on account of the minority of Nicholas son and heir of Nicholas de Bonevill, tenant in chief of the late king, and to deliver the charters, muniments, and other goods of the same in his custody to the sisters of the hospital.
- June 8. Thunderley. To the chamberlain of Kaernarvan. Order to cause to be levied all the king's debts in his bailiwick of the time when Roger de Mortuo Mari was justice of North Wales, according to the estreats delivered to him by the said Roger.  
By C.
- To the same. Order to sell all the old and putrid victuals left in the castles in his bailiwick by Thomas de Esthall, the late chamberlain, and to cause them to be provided with other victuals by the advice of the constables or of those who supply their places.

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*Membrane 4—cont.*

To the same. Order to sell all the dead stores and victuals in the castle of Beaumaris that cannot be conveniently retained, and to cause the castle to be provided with other stores by the advice of John de Sapy, the constable, or of him who supplies his place. By C.

Writ of aid for the said chamberlain, directed to John Sapy.

June 14. To Master John Waleweyn, escheator this side Trent. Order not Westminster. to intermeddle further with the lands in Kelmescote, Filkyngho, and Halewelle, taken into the king's hands upon the death of Roland de Oddyngseles, as it appears by inquisition that he held no lands in his demesne as of fee of the king in chief or others in the county of Oxford, but that he held the above lands of the abbot of Cirecestre by the service of a pair of gloves yearly, and that he alienated them, long before his death, to Walter Spryngaud, Roland son of Roland, Richard de Lente, William de Everley, John Cokerel, Robert Wyring, and others.

June 14. To the treasurer and barons of the exchequer. Order to cause allow- Westminster. ance to be made to the executors of Payn Tybotot, late justice of Chester, who died whilst intending the king's service, in their account of the arrears of the ferm of the justiceship, for the sum of 153*l.* 10*s.* 11*d.* expended by Payn over and above the sum of 100*l.* that the king ordered him, on 10 December, in the third year of the reign, to spend in repairing the houses, walls, towers, and gates of Chester Castle by the view and testimony of William de Donecastre, mayor of Chester, the executors having given the king to understand that, although Payn expended 49*l.* 4*s.* 6½*d.* in repairing the houses, walls and towers of the castle, and the remaining 50*l.* 15*s.* 5½*d.* and 153*l.* 10*s.* 11*d.* over and above that sum upon the work of the tower over (*ultra*) the outer gate of the castle by the view and testimony of the said William and of Benedict de Staundon, as appears by the particulars delivered by them to the exchequer, the treasurer and barons delay allowing them the said excess because they have no writs of precept for the costs over the said 100*l.* By K. and C.

June 17. To the same. Order to deliver to Joan de Mereworth, who long served Westminster. queen Eleanor, the king's mother, and Elizabeth, late countess of Hereford, his sister, and who sustains in that behalf great labour and expense, wardships to the yearly value of 40*l.* by the advice of the escheator this side Trent, the king having granted her 40*l.* yearly for five years from wardships. By K.

*Vacated because it was restored and cancelled.*

June 15. To the bailiff of Sandwich. Order to provide a ship by the view and Westminster. testimony of William de Bernefeld, supplying the place of Robert de Kendale, constable of Dover castle, and to cause it to be provided with armed men to convoy to Lynn the ship now lying at Sandwich, laden with corn at Southampton to be taken to Berwick-on-Tweed, and from Lynn with other ships by the sea coast to Berwick. By K. and C.

*MEMBRANE 3.*

June 18. To Master John Walewayn, escheator this side Trent. Order not Westminster. to intermeddle further with the lands of Alan de Sancto Claro and Joan his wife in Theddyngworth, and to restore the issues of the same, which, it appears by his certificate to the king, he took into the king's hands because it was found by inquisition that William de Assheby (of whose inheritance Joan de Assheby and Joan de Bedeworth held the premises in dower, which are held of the king as of the honour of Albemarle by the yearly service of

1316.

*Membrane 3—cont.*

10s. for 'craneward' and 10s. of sheriff's aid in the hundred of Gertre) committed felony and was outlawed, the said Joan de Assheby and Joan de Bedeworth being then alive and seised, and that after their death John de Assheby, brother of William, entered the premises by intrusion and enfeoffed Robert de Assheby his son and Margaret, daughter of Roger Hymayns, thereof in free marriage; after whose death Joan, daughter of the said Margaret and wife of the aforesaid Alan, entered the premises, which the escheator took into the king's hands as escheat by the felony committed by the said William; whereupon, because it appeared by the rolls of chancery of Henry III., that the said king pardoned one William son of William of Great Assheby the suit of his peace for the death of Hugh le Rus, provided that he stood to right if any one should speak against him, and granted that he should retain all his lands except the lands and fees in Cateby and Assheby Magna granted by the said king to Edmund his son and to Thomas de Tholouse, the king commanded the said escheator to make inquisition, in the presence of Alan and Joan, whether the said William son of William of Great Assheby was the same as the William of whom the escheator made mention in his return as above, and if so, whether he died in the said king's peace, and whether John his brother entered the lands in Theddyngworth as his nearest heir; by which inquisition it was found that the two Williams were the same person, and that he died in the king's peace, and John his brother entered the lands in Theddyngworth as his next heir.

June 17. To the sheriff of York. Order to buy all the iron bascinets with visors  
Westminster. (*bacinettos ferreos cum visariis*) for sale at York and elsewhere in his bailiwick, and to keep them until further orders, as the bearer of the presents shall inform him on the king's behalf.

June 14. To Master John Waleweyn, escheator this side Trent. Order to restore  
Westminster. to the prior of Great Malverne a virgate of land in Hullampton, acquired by a predecessor of his of Richard de Arundell, and a moiety of a virgate in the same town, acquired from William de la Quebbe, and 14½ acres of land in the same town, acquired from Clement Fraunceys and William his son, and 20 acres of land and 8½ acres of meadow in the same town, acquired from William le Hore, taken into the king's hands by the said escheator on the grounds that they had been acquired after the publication of the statute of mortmain without licence from the late or present kings, as it appears by inquisition that a prior of Malverne acquired them in fee ten years before the publication of the statute.

June 28. To the same. Order to deliver to Joan, late the wife of Richard de  
Westminster. Dupedene, as nearest [friend] of his heir Nicholas her son, a third of the manor of Dupedene, as it appears by inquisition that Richard held the said third of the king in chief as of the honour of St. Valery by the yearly service of 33s. 4d., and that he held no other lands in chief as of the crown by reason whereof the custody of his lands should pertain to the king, by which inquisition it was found that Nicholas his son is his nearest heir and is aged a year and a half.

June 25. To John de Castre, constable of Carlisle castle. Order to cause all the  
Westminster. king's victuals in the town and parts of Carlisle in the custody of Richard de Bromleye, late receiver and keeper of the said victuals, to be surveyed by lawful men of those parts and delivered by indenture to the king's clerk Robert de Barton, whom the king has appointed keeper of his stores and victuals in those parts, the said Richard not having delivered to Robert the victuals in his custody as ordered by the king, but having gone to unknown parts, so delaying the delivery of the victuals.

June 14. To Master John Walewayn, escheator this side Trent. Order to make  
Westminster. equal partition of the lands that Eleanor de Trailly held in dower at her

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*Membrane 3—cont.*

death in Hobrugg', co. Essex, of the inheritance of Margery and Joan, daughters and co-heiresses of Hugh de Mortuo Mari, tenant in chief of the late king, which the king ordered the escheator to take into his hands and to cause to be extended, and to assign their purparties thereof to the said Margery and her husband Geoffrey de Cornubia and to the said Joan whom Thomas de Bikenore married.

June 25. Westminster. To the same. Order to deliver to Margaret, late the wife of Ed. de Colevill, tenant in chief as of the honour of Albemarle, a knight's fee in Someredy and Humby, co. Lincoln, which Lambert de Trikyngham holds, of the yearly value of 20 marks, which the king has assigned to her as dower of her husband's knights' fees.

To the bailiffs of Great Yarmouth. Order to receive from Henry Rose, attorney of Walter Waldeshof, the king's butler, the wines that they delivered to Henry as forfeited to the king, and to cause them to be taken to Berwick-on-Tweed in a strong and well-defended ship to be freighted by them in the king's name.

June 20. Westminster. To the sheriff of Nottingham. Order to cause a coroner for that county to be elected in place of Robert Jorz, whom the king has removed from office on account of his infirmity.

June 28. Westminster. To the sheriff of Leicester. Order to cause a coroner for that county to be elected in place of Robert de Wyvill, who cannot conveniently attend to the duties of the office on account of certain of the king's affairs that he is intending.

June 26. Westminster. To Master John Walewayn, escheator this side Trent. Order not to intermeddle further with the manor of La Grave, taken into the king's hands upon the death of Theobald de Gayton, and to restore the issues of the same, as it appears by inquisition that he did not die seised of the same in fee, but that he held it for life, and that it ought to remain to Saer son and heir of Ralph de Rocheford by virtue of a fine levied between Theobald de Nevill and the said Ralph de Rocheford at Lincoln, in the 12th year of the late king's reign, before John de Vallibus and his fellows, there in eyre.

June 20. Westminster. To the treasurer and barons of the exchequer. Order to discharge Thomas de Corewenne and Hugh de Moleton of 35 marks that they owed to the late king's exchequer, to wit Thomas of 20 marks and Henry of 10l., of their issues forfeited before the late king's justices of the Bench, in the 20th year of his reign, if they have not yet been discharged of the same in accordance with the late king's pardon of the same, dated 12 February, in the 25th year of his reign, granted because they were engaged, by order of his treasurer and barons of the exchequer, in levying and collecting the fifteenth of the laity granted to the late king in the 18th year of his reign, and because they were inhibited by the treasurer and barons from leaving the aforesaid (*sic*) county whilst engaged upon the collection, the late king having ordered his treasurer and barons to acquit them of the said sums, which they did not do because the king's writ was badly conceived, inasmuch as it stated that the said Thomas and Hugh were appointed to collect the fifteenth in the said twentieth year, whereas they were appointed in the eighteenth year of his reign.

*MEMBRANE 3—Schedule.*

1315.

*Warantia dierum.*

Oct. 6. Walsingham. To the justices of the Bench. Order not to put Gilbert le Flemeng in default for his failure to appear before them in the suit between Henry son

1315.

*Membrane 3—Schedule—cont.*

of William de Byngham and him for Gilbert to shew cause why his statute merchant bond to Henry in 100*l.* should not be delivered to Henry, as he was engaged in the king's service on Monday the morrow of the quinzaine of Holy Trinity, so that he could not appear.

By K. and the testimony of Maurice de Berkele, keeper of Ber[wick].

Nov. 13. To the same. Order not to put William Mere in default for his failure  
King's Clipston. to appear before them in the suit between Cicely de Bello Campo and him concerning a trespass committed upon her by him, as he was engaged in the king's service on Monday the quinzaine of Michaelmas, so that he could not appear.

By K. on the information of the archbishop of Canterbury.

1316.

Jan. 16.  
Clipston.

To the same. Order not to put Master Richard de Middelton in default for his failure to appear before them in a suit between the king and Richard de Abberbur[y] and the said Richard concerning a deceit of the king's court and a trespass committed upon Richard de Abberbur[y], as he was engaged in the king's service on Tuesday the quinzaine of St. Martin, so that he could not appear.

By K. on the information of W. Inge.

Feb. 6.  
Lincoln.

To the same. Order not to put Walter, bishop of Coventry and Lichfield, in default for his failure to appear before them in the suit between him and Roger Corbet and Thomas Wychard, executors of the will of Thomas Corbet, that the bishop should render them 200 marks, as he was engaged in the king's service on Tuesday the quinzaine of St. Hilary, so that he could not appear.

By K.

The like in favour of the said bishop in the suit between Geoffrey Rydel, demandant, and the bishop, tenant, concerning a messuage and three bovates of land in Wytering', as he was engaged in the king's service on the morrow of the Purification, so that he could not appear.

By K.

Feb. 13.  
Lincoln.

To the mayor and sheriffs of London. Order not to put Master Peter the king's surgeon in default for his failure to appear in the suit before them in the husting by writ of right between Reginald Herlizon, demandant, and the said Peter, tenant, concerning a messuage in London, as he was engaged in the king's service on Monday after St. Agatha, so that he could not appear.

By K. on the information of Roger de Northburgh.

Feb. 11.  
Lincoln.

To the justices of the Bench. Order not to put Master Walter de Stapelton, canon of St. Peter's, Exeter, in default for his failure to appear before them in a suit between Oliver de Wylbyry and Alice his wife and the said Walter concerning a trespass committed upon them by him and deceit of the king's court, as he was engaged in the king's service on Tuesday the quinzaine of St. Hilary.

By K.

Feb. 18.  
Lincoln.

To the mayor and sheriffs of London. Order not to put Master John Wylemyn in default for his failure to appear at the jury instituted by Robert de Assho, parson of All Saints' church of Greschirche, London, before the justices of the Bench against him to recognise whether a messuage in London be frank-almoin pertaining to the said church or the lay fee of the said John, which jury was returned to be taken, according to the liberties of the city of London, before the mayor and sheriffs in the husting, as he was engaged in the king's service on Monday before St. Valentine, so that he could not appear.

By K. on the information of Roger de Northburgh.

May 6.  
Westminster.

To the justices of the Bench. Order not to put Robert de Insula in default for his failure to appear before them in the suit between him and Geoffrey de Say concerning the unjust taking and detainue of Robert's cattle,

1316.

*Membrane 3—Schedule—cont.*

as he was engaged in the king's service on Wednesday the octave of St. Hilary. By p.s.

July 1. To the mayor and sheriffs of London. Order not to put Master John  
Westminster. Gylemyn in default for his failure to appear before them at a jury instituted by Robert de Assho, as above, as he was engaged in the king's service on Monday after St. Barnabas, so that he could not appear. By K.

*MEMBRANE 2.*

June 30. To the sheriff of Bedford. Order to cause a coroner for that county to  
Westminster. be elected in place of Philip de Dovorr', whom the king has amoved because he is insufficiently qualified. By the testimony of Roger le Brabanzon.

June 28. To the steward of Cornwall. Order to cause to be carried to Nottingham  
Westminster. the venison of the thirty-eight bucks in the castle of Rostormel under his custody, received from Richard de Polhampton and Nicholas Lovel, lately appointed to take venison in the forests in those parts, to be delivered to the sheriff of Nottingham in the feast of St. Peter ad Vincula.

The like to the following :

The sheriff of Southampton for the venison of twenty-nine bucks, received from John Lovel and William de Eton.

To the sheriff of Somerset for the venison of five harts and sixteen bucks, received from Richard le Squier and David de Franketon.

The sheriff of Gloucester for the venison of five harts and one buck, received from Thomas de Wedon.

To the sheriff of Huntingdon. Order to cause 32 beasts (*bestias*), received by him from John de Hinton and John de Hauvill, to be carried to Lincoln, there to be delivered to the sheriff of Lincoln by Thursday after St. James next.

July 1. To the sheriff of Kent. Order to cause a coroner for that county to be  
Westminster. elected in place of John de la Gore, who is incapacitated by infirmity.

June 24. To the treasurer and barons of the exchequer. Order to allow the  
Westminster. mayor and bailiffs of York 25 marks paid by them to William Fraunceys, by virtue of the king's order to pay him 50 marks yearly out of their ferm at Michaelmas and Eaeter, which the king granted him, on 24 April, in the eighth year of his reign, for his late service in the king's presence at Dunbarre.

July 1. To the sheriff of Worcester. Order to cause two coroners for that  
Westminster. county to be elected in place of John de Everleye and Robert de Staunton, who reside in the farthest limits of the county, so that they cannot conveniently execute their office.

To the same. Order to cause two coroners to be elected in place of John de Boclinton and John de Meignyng, who are engaged in the service of divers men of those parts and are much absent from the county.

July 2. To Nicholas, the clerk of Anthony Pessaigne. Order to deliver all the  
Westminster. wheat and flour bought by him at Suthampton for the munition of Berwick-on-Tweed, and now in the port of Sandwich, to Hugh de Houton, receiver of the king's victuals at Berwick-on-Tweed.

June 28. To Master John Waleweyn, escheator this side Trent. Order not to  
Westminster. intermeddle further with the lands of Hugh de Preston, and to restore the issues of the same, as it appears by inquisition that he held nothing of the



1316.

*Membrane 2—cont.*

king in chief at his death by reason whereof the custody of his lands should pertain to the king, by which inquisition it was found that John de Preston his son is his nearest heir and is aged nineteen years.

June 22.  
Westminster.

To the same. Order to pay to John Hane, parker for life of the park of the manor of Bytham, 2*d.* daily for his wages and 13*s.* 4*d.* yearly for his robe, as it appears by the inquisition concerning the lands of Edmund de Colevill, tenant in chief of the king as of the honour of Albemarle, that he ought to receive the above wages and allowance.

To the same. Order not to intermeddle further with the lands that the said Edmund held in Thistelton of Master Robert Bernard by knight service, retaining in the king's hands the manor of Bytham, which he held, as appears by inquisition, of the honour of Albemarle by the service of one and a half knights' fees, and the lands that he held of the heir of John Wake, a minor in the king's wardship.

July 2.  
Westminster.

To the same. Order to deliver to John son of Thomas Murdak the manor of Compton Murdak and the issues of the same, as it appears by inquisition that Thomas held the manor of the heir of Guy de Bello Campo, earl of Warwick, tenant in chief, a minor in the king's wardship, by the service of a knight's fee, and that Philip de Gayton enfeoffed him and Juliana his wife and the said John their son of the same.

To the justiciary, chancellor, and treasurer of Ireland. Order to permit certain merchants of Chester, who are going to Ireland to buy corn to be taken to Chester for the munition of Edward, earl of Chester, the king's son, to buy up to 200 quarters of wheat, and to take the same thence to Chester.  
By C.

July 2.  
Westminster.

To the sheriff of Kent. Order to cause a coroner for that county to be elected in place of John Malemeyns of Hoo, who has been elected sheriff.

July 4.  
Westminster.

To Hugh le Despenser the elder. Order to pay to Geoffrey de Boxore 44*s.* of yearly rent from the manor of Wynterburne, near Neubury, from the time when he received the custody of the same, and to continue to pay him that sum yearly, as it appears by inquisition taken by Master John Walewayn, escheator this side Trent, that Geoffrey was seised of the said rent in that manor of the feoffment of Margery de Bolehuth, late lady of the same, both when the manor was in her hands and when it was in the hands of Joan de Grey, afterwards lady of the manor, until the manor was taken into the king's hands upon Joan's death on account of the minority of her heir, since which time he has not received the said rent; by which inquisition it was found that the manor is held of Gilbert de Elsfeld by the service of a quarter of a knight's fee.

June 19.  
Westminster.

To the executors of the will of Henry de Lacy, late earl of Lincoln. Order to pay 7*l.* 19*s.* 6*d.* to the abbot and convent of Brunne for six quarters' instalment of the yearly rent of 106*s.* 4*d.* that they ought to receive yearly from the manor of Brunne, as it appears by inquisition taken by Master John Waleweyn, escheator this side Trent, that they ought to receive that sum yearly from the said manor, which belonged to John Wake, tenant in chief of the late king, and which is in the king's hands upon the death of Joan Wake, his wife, by reason of the minority of Thomas his son and heir, and that they have received that sum from the time of the making of the charters that they have concerning the same from the ancestors of the said Thomas, as well when the manor was in the hands of the king's progenitors during the minority of the heirs as when it was in the hands of the lords, and that the manor is extended to the yearly value of 102*l.* 0*s.* 11½*d.* besides the said rent of 106*s.* 4*d.*, and that the abbot and his predecessors have been prevented from receiving the said rent from the

1316.

*Membrane 2—cont.*

morrow of Easter, in the third year of the king's reign, until Monday after Holy Trinity last past, when the inquisition was taken, to wit by the said earl of 7*l.* 19*s.* 6*d.* for six terms, and by William Inge of 53*s.* 2*d.* for two terms, and by the aforesaid Thomas of 21*l.* 5*s.* 4*d.* for four whole years; and it appears by the rolls of chancery that the said earl, William, and Thomas had the custody of the manor by divers commissions from the king, rendering as well to the exchequer as to Guy Ferre, according to the assignment made to him on 6 July, in the third year of the reign, 101*l.* 15*s.* 4*d.*, it moreover appearing by the certificate of the treasurer and barons of the exchequer that Walter de Gloucester, late escheator this side Trent, in his account at the exchequer of the said manor, was allowed 53*s.* 2*d.* paid by him to the abbot for Christmas and Easter terms in the third year of the king's reign, when the manor was in the king's hands by the death of the said Joan.

To William Inge. Order to pay to the said abbot 53*s.* 2*d.* for two terms of the said yearly rent, retained by him as above.

To Thomas Wake, son and heir of John Wake. Order to pay to the said abbot 21*l.* 5*s.* 4*d.* for four years of the said yearly rent retained by him as above.

*MEMBRANE 1.*

July 5. To Master John Walewayn, escheator this side Trent. Order to assign  
Westminster. to Joan Talvaz, late the wife of Thomas Talevaz, dower of her husband's lands, upon her taking oath not to marry without the king's licence, in the presence of Robert, kinsman and heir of the said Thomas, whose fealty the king lately took, when he ordered the said escheator to deliver to him the lands that the said Thomas his uncle (*avunculus*) held in chief at his death as of the honour of Eye, upon his finding security for payment of his relief.

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*MEMBRANE 29d.*

July 8. Robert le Skay acknowledges that he owes to Stephen le Clynchaunt  
Westminster. 200*l.*; to be levied, in default of payment, of his lands and chattels in the county of Gloucester.

Robert de Alne acknowledges that he owes to the said Stephen 100*l.*; to be levied, in default of payment, of his lands and chattels in the county of Gloucester.

July 9. Robert Charles acknowledges that he owes to Edward Charles 500*l.*; to  
Westminster. be levied, in default of payment, of his lands and chattels in the counties of Norfolk, Suffolk, and Northampton.

Thomas de Hykelyng acknowledges that he owes to John de Cherleton 40*s.*; to be levied, in default of payment, of his lands and chattels in the county of Suffolk.

July 10. William de Leycestre, parson of the church of Chynnore, acknowledges  
Westminster. that he owes to Henry de Malyns 10 marks; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in the county of Oxford.

*Cancelled on payment.*

July 8. To Warin de Insula, constable of Wyndesore castle, and to him who  
Westminster. supplies his place. Order to cause all the books and vestments and other ornaments of the king's chapel in the castle to be delivered to Henry Canoun, chaplain, whom the king wills shall be chief chaplain.

1315.

*Membrane 29d—cont.*

July 12. The prior of Lewes, for himself and convent, acknowledges that he owes  
Westminster. to Andrew de Staunford 350*l.*; to be levied, in default of payment, of their lands and chattels in the county of Sussex.

*Cancelled on payment, acknowledged by Henry de Derteford, attorney of Andrew's executors.*

July 10. To W. count of Hainault and Zeeland, and lord of Friesland. Request  
Westminster. that he will pay at once to Humphrey de Bohun, earl of Hereford and Essex, and to Elizabeth his wife, countess of Holland, Hereford, and Essex, the king's sister, the arrears owing to her of her dower in Holland, treating them as he would wish the king to treat his sister Alice, countess of Norfolk, in like case. [*Fœdera.*]

July 12. Ralph de Arderne acknowledges that he owes to Walter Bonserjaunt,  
Westminster. moneyer of the Tower of London, 36*l.* 16*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in the counties of Somerset and Essex.

July 13. John le Monk, son of John le Monek, of Mersshton, acknowledges that  
Westminster. he owes to Roger de Thornhull the elder 40*l.*; to be levied, in default of payment, of his lands and chattels in the county of Wilts.

— Eleanor wife of Hugh le Despenser the younger, eldest sister and co-heiress of Gilbert de Clare, late earl of Gloucester and Hertford, tenant in chief, puts in her place Henry de Gerston to seek and receive in chancery her purparty of the earl's lands.—Richard de Duffeld, clerk, received the attorn[ment] by order of the chancellor.

Margaret de Gavaston, countess of Cornwall, another sister and co-heiress of the said Gilbert, puts in her place John Waldeshef to seek and receive her purparty as above.—John de Hothum, clerk, received the attornment.

July 22. Henry de Edenestowe came before the king, on Tuesday after St.  
Lincoln. Margaret, and sought to replevy to William Alward the said William's land in Styvynton, taken into the hands of the abbot of Bec Hellouin's [bailiffs] of Styvynton for his default in the abbot's court against Robert Alward of Styvynton. This is signified to the aforesaid (*sic*) bailiffs.

July 24. Thomas de Marleberg' acknowledges that he owes to John de Ocham  
Langley. 20 marks; to be levied, in default of payment, of his lands and chattels in the county of Somerset.

July 10. To the sheriff of Salop. Order to assemble the foresters of the forest of  
Thunderley. Salopeshire to make regard before the coming of the justices of the forest, and to elect regards in the place of those who are dead or infirm, and to make regard in the forest before the Nativity of St. Mary.

[*Capitula.*]

July 28. To John Lenfaunt, seneschal of Ponthieu, or to him who supplies  
Langley. his place. On the complaint of Alerin le Normaunt of Abbeville that whereas he loaded an English ship at Cache in Gascony with 130 tuns and a pipe of wine, price 390*l.*, to take to England to trade therewith, and the ship was driven by stress of weather to Spain, certain men of the power of the king of Castile, to wit of Castro, Santander (*de Sancto Anderio*), La Redo (*de la Rounde*), Dembremeu, and La Pole, entered the ship on the sea by force and arms, and took and carried away from her all the said wines, the king requested the late king of Castile to cause justice to be done to the said Alerin, but he did nothing in the matter; whereupon the king commanded the said seneschal to arrest goods of the men of the said towns to the value of 190*l.* sterling, in part satisfaction of 390*l.* aforesaid; and the seneschal has returned that he has caused a Spanish

1315.

*Membrane 29d—cont.*

ship called 'the ship of St. Mary of Castro,' price 70*l.* sterling, and 60*l.* due to Master John Geraud of Castro, pilot (*ductori*) of the said ship, for the freight to be arrested by the king's sheriff of Crottoy, and that the ship has broken the arrest and fled from that port without licence, and that the freight remains in the said sheriff's hands: the king now orders him to pay the said 60*l.* to Alerin in part payment, and to do justice to him concerning the escape of the said ship, he having alleged in chancery that the ship escaped through the sheriff's default. He is to certify the king of his proceedings.

Aug. 6.  
Langley.

To W. archbishop of York. Order to proceed to do justice to Richard de Cornubia and Robert de Appelby, the king's clerks, and Pandulph de Sabell' concerning the prebend of Kyrkenewebalde in St. Peter's church, York, to which Richard was collated, and the sub-deanery of the said church, to which Robert was collated, the king being unwilling that Pandulph should be hindered in prosecuting his right on account of the said collations: provided that he do not proceed without consulting the king if anything touching the king's right arise in the process. By K.

The like to the dean and chapter of St. Peter's.

Sept. 17.  
Ramsey.

John de Roteham came before the king, on Wednesday after the Exaltation of the Holy Cross, and sought to reply to Richard de Hangelton the said Richard's land in Hangelton, taken into the king's hands for his default before the justices of the Bench against John de Benefeld. This is signified to the justices.

Nicholas de Gayteford came before the king, on Monday after the said feast, and sought to replevy to John de Merkyngfeld his land in Lambhyth, taken into the king's hands for his default before the justices of the Bench against Eleanor, late the wife of Henry de Percy. This is signified to the justices.

Sept. 5.  
Stixwoud.

Thomas de Collum came before the king, on Friday after St. Giles the abbot, and sought to replevy to Walter de Gernemuth the said Walter's land in Westham, taken into the king's hands for his default before the justices of the Bench against Godfrey, abbot of Peterborough. This is signified to the justices.

The said Thomas came before the king, as above, and sought to replevy to Sabina, late the wife of Walter de Wyndesore her lands in Estham, taken into the king's hands for her default before the justices of the Bench against the said abbot.

*MEMBRANE 28d.*

July 14.  
Westminster.

To the bailiffs of Sandwich. Order to release the ship called 'la Katerine' of Bayonne, whereof Stephen de Maye is master, and the goods in it belonging to divers merchants of Bayonne, upon his finding security not to take the same openly or secretly to the Scotch rebels, the bailiffs having arrested the ship and cargo on the grounds that he was going to take them to the Scotch, whereas, he alleges, he was going to take them to Flanders to trade there with the same. By the chancellor.

The like in favour of Domyngus, master of the 'ship of St. Mary' of Bayonne, addressed to the said bailiffs.

July 24.  
Langley.

Richard de Meldeburne, citizen of London, acknowledges that he owes to John Vane, citizen of London, 100*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

1315.

*Membrane 28d—cont.*July 24.  
Langley.

To Falco de Vilareto, master-general of the Hospital of St. John of Jerusalem, and to the convent beyond sea. Letter commending to them brother Bermund Moury, knight of their order, requesting them to preserve him in the bailiwick of Cahors, which they have conferred upon him for life, and that they will further promote him when occasion offers.

July 17.  
Langley.

To archbishops, bishops, etc., earls, barons, etc., citizens, etc., and other subjects in the aforesaid duchy [of Aquitaine]. Request that they will give credence to Almaric de Credonio, seneschal of the duchy, Amaneuus, lord of Lebrét, John de Benstede, knight, and Thomas de Cantebr[ugge], clerk, whom the king has enjoined to explain to them by word of mouth certain matters touching him and the realm and the duchy, or three or two of them, of whom Almaric and Amaneuus shall be one, and that they will execute what they shall so explain. *Et fuit patens. [Fœdera.]*

To Almaric de Credonio, seneschal of Gascony. Order to give credence to what John de Benstede, knight, and Thomas de Cauntebr[ugge], clerk, whom the king is sending to the duchy to explain certain matters to the prelates and *proceres* thereof by his advice and counsel, shall explain to him by word of mouth, and to devote his efforts to carry the same into effect. *[Ibid.] Et fuit clausum.*

The like to Amaneuus, lord of Lebrét. *[Ibid.]*

To the mayor, jurats, and community of the city of Bordeaux. Request that they will give credence to what the said Almaric, Amaneuus, John and Thomas shall explain to them by word of mouth, and that they will execute what they shall so explain. *[Ibid.] Et fuit patens.*

The like to the mayors, jurats, *consules*, and communities of sixty other towns. *[Ibid.]*

July 17.  
Langley.

To Bernard de Gutto, vicomte of Lomagne (*Leomanie*) and Hautvillars (*Alti Villaris*). Like letter. *[Ibid.]*

The like to one hundred and twenty-nine others, abbots and convents, deans and chapters, etc. *[Ibid.]*

Aug. 2.  
Langley.

Richard de Messyngg' and William de Esthall acknowledge that they owe to William de Galdyngton 26*l.* 10*s.* 10*d.*; to be levied, in default of payment, of their lands and chattels in the counties of London, Middlesex, and Gloucester.

*MEMBRANE 27d.*

Enrolment of letter of Louis, king of France and Navarre, to those of his subjects whom he is about to send to the duchy of Aquitaine, instructing them to complete the forms of peace made between his predecessors and those of the king of England, and to correct anything that may have been done to the contrary by any of his ministers. He wills that the processes made by the bishops of Orleans and St. Malo (*Maclovien*) and their colleagues concerning *supprisia* shall remain in suspense until his next parliament. Dated at Paris, 15 June, 1315. *[Fœdera.]*

Enrolment of transcript, certified by John Florebant, keeper of the *prévôté* of Paris, of letters of the said king, dated as above, to Thomas, seneschal of Perigord, Cahours, and Saintogne, and other his justices and ministers, certifying them that he has granted, at the request of the king of England, duke of Aquitaine, that persons appealing from the said duke's court to him shall have no adherents except their wives and usual household, and those interested in the matter; that he does not intend to grant henceforth

1315.

*Membrane 27d—cont.*

any safe-guard to any one, except for just and evident causes, in the said duchy or in the parts wherein the duke has mere and mixed government (*imperium*), and that if any safe-guards be granted, the ordinary jurisdiction of the duke shall not be impeded by them nor shall controversy arise concerning his jurisdiction; saving the old safe-guards granted to places, and ecclesiastics or religious; that the guardians (*gardiatores*), when so granted, shall not impede the duke's jurisdiction nor do any act of justice nor as much as pertains to the guard; that the duke, his officials and ministers, may erect a commune at Bordeaux (*Bordiliam*) and other places, as before the war, except in places where there is a suit pending between the parties; that if his serjeants, guardians, commissaries, and other officers or ministers shall have or make continuous residence in the duchy, or receive contracts, or forfeit against the ordinances made by his father, the said ordinances shall be herein fully observed, and that if anything be done contrary to them in this behalf, it shall be redressed. Dated at Paris, 15 June 1315. [*Ibid.*]

Enrolment of exemplification by the said John Plorebant of letters of the said king addressed like the preceding, ordering them to cause the remissions granted by the said king's father to the king of England and his ministers of penalties, emends, etc., to be observed, revoking anything done by them after and against the said remissions by reason of any *arrêt* (*avestilati*). Dated as above. [*Ibid.*]

*Memorandum*, that the above letters were delivered to Master Richard de Burton, to be carried by him to the treasury and there deposited.

July 15. Amicia de Hauvill acknowledges that she owes to John de Dene  
Langley. 17 marks; to be levied, in default of payment, of her lands and chattels in the county of Oxford.

July 21. John de Bekyngham of Redenesse acknowledges that he owes to John  
Langley. de Ellerker 2 marks; to be levied, in default of payment, of his lands and chattels in the county of York.

——— Walter de Kirkebride puts in his place John de Haveryngton and Robert Parnyng to seek and receive his purparty of the lands of John de Wyggeton, deceased, tenant in chief of the king.

July 18. Hugh Cade is sent to the abbot and convent of Cerne to receive his food  
Langley. for life in their house. By K. on the information of J. de Crombwell.

July 18. To Bernard de Grisnyak. Order to cause Richard de Richemund, who  
Langley. is in his custody, to be taken without delay to the Tower, there to be delivered to John de Crombwell, constable of the same, whom the king has ordered to receive and safely keep him.

Mandate in pursuance to the said John. By C.

July 24. To the abbot and convent of Osneye. Request that they will receive  
Langley. into their house Master Elias de Cornubia, cook of the late and the present kings, who has not yet been provided with suitable maintenance although bowed down with age and infirmity, and that they will supply him with the necessaries of life in food and clothing and other necessaries for his lifetime, making letters patent granting the same to him. By K.

July 10. John de Hastyng' acknowledges that he owes to Aymer de Valencia, earl  
Westminster. of Pembroke, 1,000*l.*; to be levied, in default of payment, of his lands and chattels in the county of Northampton.—John de Donecastre received the recognisance by writ.

John de Bourn, parson of the church of Hoghton, diocese of Winchester, acknowledges that he owes to Robert de Emeldon, clerk, 36*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in the county of Southampton.

1315.

*Membrane 27d—cont.*Aug. 2.  
Langley.

Margaret de Rothing' acknowledges that she owes to Nicholas de Tunstall 11*l.* 3*s.* 4*d.*; to be levied, in default of payment, of her lands and chattels in the county of Cambridge.—The chancellor took the recognisance.

Aug. 3.  
Langley.

Geoffrey de la Naperye, who long served the king, is sent to the prior and convent of St. Fredeawyde's, Oxford, to receive the same allowance in their house as Robert de Tackels, deceased, had. By K.

Aug. 7.  
Langley.

John Peyvre, knight, acknowledges that he owes to Bartholomew Genoardi, of Luca, citizen and spicer (*apotecar'*) of London, 40 marks; to be levied, in default of payment, of his lands and chattels in the county of Bedford.

William de Clothale acknowledges that he owes to John de Ifeld and John Iweyn 58 marks 8*s.* 10*d.*; to be levied, in default of payment, of his lands and chattels in the county of Sussex.

July 1.  
Westminster.

To the keepers of the passage of the port of Dover. Order to permit the abbot of Stratford-atte-Boghe, of the Cistercian order, to pass the sea in their port with 40*l.* for his expenses in going to the chapter-general of his order at Cîteaux.

Aug. 16.  
Newport  
Fagnel.

John le (*sic*) Bokeland, clerk, has letters to the abbess and convent of Elneştowe to receive the pension that the abbess and convent are bound to give to one of the king's clerks by reason of the new creation of the abbess. By p.s. [3431.]

July 20.  
Langley.

To R. bishop of Durham. Order to supersede the demand made upon Adam de Osgodeby, prebendary of Newebigging in the collegiate church of Langecestre, in his diocese, for 8 marks, for a moiety of the prebend of Grenecroft, in the said church, which Reginald de Brandon formerly held, and which is taxed at 10*l.* 13*s.* 4*d.* yearly, by reason of the grant by the clergy of a moiety of their benefices to the late king, for which the bishop has distrained and sequestrated his goods in the said church, omitting the prebendary of the said prebend and the executors of the said Reginald, who held it at the time of the grant, as the said Adam does not hold the prebend in question. [*Registrum Palatinum Dunelmense*, ii. 1087.]

*Memorandum*, that Edward de Balliolo, who lately went to parts beyond sea by the king's licence and found security before the king to return before Michaelmas, came before Sir John de Sandale, the chancellor, in his inn near Alegate, London, on Sunday, the feast of St. Matthew the Apostle. [*Fadera*.]

William de Ardern—[*Erased*.]

*MEMBRANE 26d.*July 31.  
Langley.

To W. bishop of Exeter and his official and their commissaries. John de Merkyngfeld, prebendary of Warthill, in St. Peter's church, York, and Master Peter de Dene, prebendary of Grendale in the same church, have shewn the king that whereas the church of Axemynstre is and has been from of old a prebendal annexed to their said prebends, and free and exempt from the ordinary jurisdiction of the bishops of Exeter from the time of the grant of certain of the king's progenitors to the church of York, like other prebends of that church, except when the abbot of Newenham usurped to himself and his house the advowson of Axemynstre church by fine levied between Ralph de Doune and him during the voidance of the archbishopric of York, then in the hands of Henry III., to the fraud and deceit of the said king and to the disinheritance of the church of York, and the said abbot and Ralph, being addressed concerning the said fine at the suit of the late king

1315.

*Membrane 26d—cont.*

and of Walter, then archbishop of York, in the late king's court expressly disavowed the fine, and the abbot did not deny the archbishop's seisin of the advowson of Axemynstre church, nor claimed anything in the advowson by that fine, but released all or any right he might have therein to the late king; wherefore it was considered in the said court that the foot of the fine then in the treasury should be taken out of the treasury and cancelled and annulled, as appears by the record of the late king's court; and the late king forthwith granted that the church of Axemynstre should remain annexed to the aforesaid prebends as they were before the said usurpation; the said bishop now endeavours to exercise ordinary jurisdiction in the said church as if it were a common cure (*curata*) and not a prebendal annexed to the said prebends, and cites the abovesaid prebendaries to answer before him for certain matters concerning the aforesaid church; the king therefore forbids him to attempt anything herein to the prejudice of the king's right or in derogation of the grant of his progenitors or to weaken the annexation aforesaid, and orders him to cause anything he may have done to the contrary to be amended without delay.

Aug. 2.  
Lincoln.

Peter de Uvedale acknowledges that he owes to William de Ayremynne, clerk, 7 marks; to be levied, in default of payment, of his lands and chattels in the county of Lincoln.—The chancellor took the recognisance.

Henry son of Adam le Vineter of Middleton acknowledges that he owes to John de Hemmyngburgh, parson of the church of Middleton, 100s.; to be levied, in default of payment, of his land and chattels in the county of Northampton.

Aug. 12.  
St. Albans.

John de Clive and Agnes his wife are sent to the abbot and convent of Evesham to receive such allowance from their house as Thomas de Ardern, deceased, had therein. By p.s. [3425.]

John son of John de Cormayles, knight, acknowledges that he owes to Henry de Malines 100l.; to be levied, in default of payment, of his lands and chattels in the county of Dorset.

Peter de Ponton acknowledges that he owes to Augustine de Wyxebrigg', clerk, 10l.; to be levied, in default of payment, of his lands and chattels in the county of Kent.

Aug. 6.  
Langley.

To the sheriffs of London. Order to cause proclamation to be made limiting the number of courses at the tables of lords, and forbidding minstrels to go to the houses of great lords beyond the number of three or four a day, unless requested to do so by the lord, or to go to the houses of smaller people at all unless requested to do so, and ordering them to be satisfied with the meat and drink and the reward (*curtasie*) that the lord may give them of his free will, without demanding aught else, and forbidding messengers or couriers to come into the house unless they carry their lord's mail or bear a message to the lord of the house, and forbidding archers and others to come unless specially requested. *French.* [*Fœdera.*]

The like to all the sheriffs of England. [*Ibid.*]

Aug. 8.  
Langley.

To the sheriff of Leicestershire. Order to cause proclamation to be made that all persons shall observe the provisions of the statute of Winchester concerning arms, on pain of forfeiture of their goods and chattels in the first instance, and of the arrest of their lands and imprisonment of their bodies in the second instance, so that they be armed according to the statute by Michaelmas, and be ready to set out, with the necessary victuals for forty days to be provided at the expense of themselves and others of those parts, against the Scotch rebels, who are now besieging Carlisle. The king is sending certain persons to survey and enquire into the sheriff's conduct in



1315.

*Membrane 26d—cont.*

this behalf, to whom he is ordered to be intendent when summoned by them. [*Fœdera; Parl. Writs.*]

The like to all the sheriffs this side Trent. [*Ibid.*]

Aug. 30.  
Lincoln.

William de Drax, of Lincoln, acknowledges that he owes to Richard de Osgodeby, parson of the church of Graynesby, 60s.; to be levied, in default of payment, of his lands and chattels in the county of Lincoln.

Aug. 29.  
Lincoln.

Thomas de Frivill and Robert de Lacy of Brigham acknowledge that they owe to Robert de Sandale 100l.; to be levied, in default of payment, of their lands and chattels in the county of York.

Sept. 2.  
Lincoln.

Thomas son of Walter de Stokesby acknowledges that he owes to Roger Damory 200l.; to be levied, in default of payment, of his lands and chattels in the county of York.

— Florence wife of Ector Askelok puts in her place Nicholas Tempest to seek and receive in chancery her purparty of the inheritance of John de Wygeton, tenant in chief.

Margaret, daughter and heir of John de Wygeton, puts in her place William de Roceholm and Adam Daivill to seek in chancery the lands of her father.

Sept. 1.  
Lincoln.

Robert Darcy, knight, John de Neivill of Stoke, knight, William de Mortumer of Donseby, and John de Turneye acknowledge that they owe to John de Bliton of Lincoln 100l.; to be levied, in default of payment, of their lands and chattels in the counties of Lincoln and York.

Philip de Lyndeseye acknowledges that he owes to John de Segrave 100 marks; to be levied, in default of payment, of his lands and chattels in the county of Lincoln.

*Memorandum*, that upon the record and process in chancery at the suit of Thomas Hastang and Matilda his wife, executrix of the will of John le Estraunge of Knokyn, and of his other executors, to take into the king's hands the wardship of the lands of Madoc ap Griffyn in North Wales, which custody Roger de Mortuo Mari of Chirk holds by demise of Edmund Hakelut, to whom the king lately granted the custody during the minority of Griffin, son and heir of the said Madoc, it is agreed between the aforesaid Thomas, Matilda, Roger and Edmund, that Roger agrees to restore the custody to Edmund this side Michaelmas, and that Edmund will then render at Michaelmas the custody to Thomas and Matilda and the co-executors, together with the king's commission to him, without making any waste or destruction in the meantime, and that Thomas shall then find security to render Edmund 59l. 18s. 7½d. yearly during the wardship, so that Thomas and Matilda shall be quit of the time from the commission to Edmund until the majority of the heir against the king at Edmund's suit, who agrees to save them harmless against the king.

*MEMBRANE 25d.*

*Memorandum*, that on 3 September, at Lincoln, in the presence of Sir Adam de Osgodeby, Sir Gilbert Askil, knight, appointed Master Edmund de London his attorney to seek and receive certain sums of money due from the king, as contained in divers letters of the king sealed with the great and the secret seal.

Sept. 1.  
Lincoln.

To Edmund le Botiller, justiciary of Ireland. Order to take information concerning the stay of Irish friars and clerks amongst the English

1315.

*Membrane 25d—cont.*

in Ireland, whereby danger may arise to the cities, boroughs and towns, and to do what he shall consider best for the safety of those parts. By K.

To the same, or to him who supplies his place, and to Richard de Bereford, the chancellor. Order to cause the magnates of Ireland to be convoked at a day and place to be agreed upon by them and John de Hothum, the king's clerk, whom he is sending to Ireland to explain certain matters to the magnates, in order that he may explain to them the said matters. They are to be intendent to him in the prosecution of these affairs. By K.

Sept. 1.  
Lincoln.

To Edmund le Botiller, justiciary, Richard de Bereford, chancellor, and Master Walter de Islep, treasurer of Ireland. Order to permit John de Hothum, whom the king is sending to Ireland upon the above-mentioned affairs, to enter the castle of Dublin and other castles and forts in those parts during his stay there, and to dwell in the same with his household, according to his directions to them. By K.

*Memorandum*, that whereas an earthen wall of the king's opposite the outer gate of the Tower of London was lately thrown down in the night by malefactors of the city of London with a body of armed men on horseback and on foot, by reason whereof the king conceived wrath and indignation against the community of the city, John de Gizorciis, mayor, Nicholas de Farndon, John de Wengrave, Robert de Keleseye, and other aldermen and citizens came to the king in his chamber in the palace of Westminster before him and his council, and humbly besought on their knees his grace and goodwill, and submitted themselves and the whole community to his grace and will. And the king, having deliberated with his council for a short time, restored the mayor, aldermen, citizens, and community to their former state, and remitted his indignation against them of his special grace and for 600 marks, which they promised to pay him at the exchequer, provided that they cause the wall to be re-erected at their cost with all speed, and that they punish the malefactors of the city, so that they shall not hereafter forfeit to the king: otherwise this remission shall be annulled, and they shall be punished for the said trespass as if this remission had not been made. [*Parl. Writs.*]

Sept. 1.  
Lincoln.

To the abbess and convent of Elnestowe. Order to grant the yearly pension that they are bound to grant to one of the king's clerks for life by reason of the new creation of the abbess, to one [of the clerks] of Elizabeth, countess of Hereford and Essex, the king's sister, making letters patent granting the same to him. By K.

Sept. 1.  
Lincoln.

To the sheriffs of London. Order to cause proclamation to be made that all Flemings shall quit the realm within forty days after the Exaltation of the Holy Cross, and that none of the king's subjects shall aid or succour them with arms, horses, victuals, or other things, the king of France having signified to the king that the Flemings are his enemies and under his ban, the king being bound, by the alliances made between his father and Philip, late king of France, to ban the enemies of the king of France. *French.* [*Fadera.*]

The like to all the sheriffs of England. [*Ibid.*]

Robert Elys of Great Yarmouth puts in his place Benedict de Norman-ton and Adam le Clerk of Bungeye in a plea of trespass against William, count of Hainault, Holland, and Zeeland, and lord of Friesland.

Sept. 1.  
Lincoln.

To the sheriff of Lincoln. Order to cause proclamation to be made prohibiting the export of corn or other victuals by land or sea, so that they may possibly come to the maintenance of the Scotch rebels, corn and other victuals having attained great dearthness by reason of such exportation, and

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*Membrane 25d—cont.*

on account of the bad weather of last autumn and the heavy rains of last summer. In order to secure the observance of this prohibition, the sheriff is ordered to appoint two men in all ports and places where ships and boats arrive to survey all corn and other victuals carried out of his bailiwick by the ports or creeks (*rivagia*) aforesaid, so that none shall be carried out of the county without their knowledge and view, and all persons taking corn or victuals out of the county shall find security before the said men to take the same to the king's subjects in this realm, or to Berwick-on-Tweed, and not to the Scots, and that they shall bring back letters patent from the port in which they shall discharge their cargo, testifying what victuals they have so discharged. If they fail to bring such letters with them on their return to the sheriff's bailiwick, he is to arrest them and imprison them until further orders. He is to cause the men so appointed by him to be sworn, and to certify the king in chancery of their names before the feast of All Souls. The king wills that corn and other victuals may be taken to parts beyond sea, except to the Scots, by the merchants of the king of France, bearing with them his letters patent to be shewn in the chancery, and by other persons specially licensed by the king. [*Fadera.*]

The like to the sheriffs of twenty-seven counties and of London, Edward, earl of Chester, or his justice, the warden of the Cinque Ports, John de Grey, justice of North Wales, and William Martyn, justice of South Wales. [*Ibid.*]

Sept. 1.  
Lincoln.

To W. archbishop of Canterbury and to the prior and convent of Christ Church, Canterbury. Request that they will pay in full the money of the tenth of ecclesiastical benefices granted by the clergy of that province in the parliament at Westminster, in the octaves of St. Hilary last, and that they will prolong until the next parliament the payment of the money lent by them to the king out of the tenth imposed upon the clergy for six years by pope Clement V., which sum they were to retain out of the last payment of the first-mentioned tenth, and that they will have at the exchequer at Westminster in the octaves of Michaelmas all the arrears of the first term of the tenth and the money of the second term, as the king greatly needs money to resist the Scots, who have besieged Carlisle and sent a force to Ireland, it having been agreed in council at Lincoln by the archbishop and other earls, barons and magnates, that the king should go to York before the feast of All Saints for the salvation of the realm, all the money from the said tenth and the lay subsidy and other issues of the realm having been already expended. [*Parl. Writs.*]

The like to seventeen bishops. [*Ibid.*]

Sept. 20.  
Ditton.

Roger son of Roger de Mortuo Mari of Chirk acknowledges that he owes to Adam Aylemar of Hicche 20*l.*; to be levied, in default of payment, of his lands and chattels in the county of Oxford.

Sept. 22.  
Ditton.

Bartholomew de Boruhersch came before the king, on Monday after St. Matthew, and sought to replevy his land in Styvecle, taken into the king's hands for his default before the justices of the Bench against Matilda, late the wife of Gilbert de Clare, earl of Gloucester and Hertford. This is signified to the justices.

Roger son of Roger de Mortuo Mari of Chirk acknowledges that he owes to Gilbert de Balsbam 20 marks; to be levied, in default of payment, of his lands and chattels in the county of Oxford.

The said Roger acknowledges that he owes to John de la Chaumbre 10 marks; to be levied, in default of payment, of his lands and chattels in the county of Oxford.

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## MEMBRANE 24d.

Sept. 19.  
Ditton.

Thomas de Collum came before the king, on Friday after the Exaltation of the Holy Cross, and sought to replevy to Walter de Gernemuth the said Walter's land in Westham, taken into the king's hands for his default before the justices of the Bench against Godfrey, abbot of Peterborough. This is signified to the justices.

The said Thomas, on the same day, sought to replevy to Sabina, late the wife of Walter de Wyndesore, her land in Estham, taken into the king's hands for her default before the justices of the Bench against the said abbot. This is signified to the justices.

Aug. 30.  
Lincoln.

To Edmund, earl of Arundel. Order to join the king in the north in the feast of All Saints, with horses and arms to aid in repelling the Scots. [*Fœdera*; *Parl. Writs.*]

By K. and C.

The like to sixty-five others. [*Ibid.*]

Sept. 29.  
Ditton.

John atte More came before the king, on Monday after SS. Cosina and Damian, and sought to replevy to Alice, late the wife of Thomas Aleyn, her land, taken into the king's hands for her default before the justices of the Bench against Juliana, late the wife of Walter Pope. This is signified to the justices.

Sept. 30.  
Ditton.

Thomas de Lichefeld came before the king, on Tuesday after Michaelmas, and sought to replevy to Richard de Hanggelton the said Richard's land in Hanggelton, taken into the king's hands for his default before the justices of the Bench against John de Benefeld. This is signified to the justices.

Sept. 26.  
Ditton.

To Lambus Dore, Brancus Conradus, Bernabo, Frederic, and Paul Dore, and other nobles of the family of Dore. Letter thanking them for their offer to aid the king with galleys and men-at-arms, on horse and foot, in the war against the Scots, explained to the king by Lambinus Dore, the son of the above Lambus. The king will, on account of their offer and of their relationship to his yeoman Anthony Pessaigne of Genoa, be ready and liberal in all things that may be to their profit.

The like of Lambus Dore separately.

Sept. 8.  
Lermetoire.

To the king's merchant Andrew Piers. Request that he will aid William de la Beche and Nicholas de la Beche, who are going, by the king's licence, on a pilgrimage to Santiago, with horses, money, or other things that they may require when passing through the parts where the said merchant resides, for which the king will cause him to be satisfied.

By p.s. [3442.]

The like to the same in favour of James Daudele.

[By p.s. 3444.]

Edmund de la Beche, clerk, has letters to the abbot and convent of Abyndon to have the pension that they are bound to grant to one of the king's clerks by reason of the new creation of the abbot.

By p.s.

Sept. 30.  
Ditton.

Jocus de Spaldyng, citizen of London, acknowledges that he owes to Master Beryngar de Quiliano, 100*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Oct. 4.  
Biggin.

Thomas de Collum came before the king, on Friday after Michaelmas, and sought to replevy to Sabina, late the wife of Walter de Wyndesore, her land in Estham, taken into the king's hands for her default before the justices of the Bench against Godfrey, abbot of Peterborough. This is signified to the justices.

The said Thomas came, on the same day, and sought to replevy to Walter de Gernemuth his land in Westham, taken into the king's hands for his default before the justices in the king's court against the said Godfrey. This is signified to the justices.

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*Membrane 24d—cont.*Oct. 6.  
Ditton.

John Bluet acknowledges that he owes to the abbess of Lacok and the convent of the same 56*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in the county of Wilts.

Master Adam Chasteyn of Wylburgham, parson of the church of All Saints Southelmham, diocese of Norwich, acknowledges that he owes to Theobald de Bray 20*l.*; to be levied, in default of payment, of his lands and chattels in the counties of Cambridge and Suffolk.

Oct. 6.  
Ditton.

John Abraham of Great Chisehill acknowledges that he owes to Richard de Ware, 'fleshmanger' of London, 20*l.*; to be levied, in default of payment, of his lands and chattels in the county of Essex.

*Cancelled on payment.*Oct. 11.  
Ditton.

John le Mareschal of Bovindone acknowledges that he owes to Alice, late the wife of John Baudewyne, 70 marks; to be levied, in default of payment, of his lands and chattels in the county of Southampton.—The chancellor received the recognisance.

Oct. 15.  
Ditton.

John de Knyghtone acknowledges that he owes to John son of Stephen de Bassyngburn, knight, 13*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in the counties of Hertford and Leicester.

Robert Pilet of Buntynghford acknowledges that he owes to Robert de Bardelby, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in the county of Hertford.

Sept. 20.  
Ditton.

William de Blakelowe, who behaved well in several garrisons (*garnis-taris*) in Scotland, and especially in the last siege at Carlisle, where he was maimed, is sent to the prior and convent of Stone to receive maintenance for life. [By p.s. 3455.]

Oct. 14.  
Ditton.

John de Mohun the elder acknowledges that he owes to John de Trillawe, executor of the will of Roger de Bella Fago, 10*l.*; to be levied, in default of payment, of his lands and chattels in the county of Warwick.

Tierri (*Terricus*) de Northampton acknowledges that he owes to Master John de Sordiche 6*l.*; to be levied, in default of payment, of his lands and chattels in the county of Northampton.

Enrolment of release by John son of Roger de Ockle, of the parish of Be[n]nyngton, to Peter de Walyngford and Matilda his wife, and to Peter's heirs, of his right in the lands of his father Roger and his mother Christiana in Ockle, in the parish of Bensinton, near Walyngford, which Peter and Matilda have of his gift. Witnesses, Michael le Frankeleyn; John le Brun of Sehefnecote; William de Evenlod; Thomas de Caldecot; Thomas Letisse. Dated at Schafnecot, on Wednesday before St. Denis, 9 Edward II.

*Memorandum*, that John came into chancery, on St. Luke's day, and acknowledged the above deed.

Enrolment of general release by Roger de Queneby to Robert Burdeyn and Hugh de Garton, citizens of London, of all actions, etc., by reason of any trespass that they committed when sheriffs of London. Dated at London, on St. Edward the king's day, 9 Edward II. Witnesses: Simon Corp', John de Seilyng', Richard Gubbe, Geoffrey de la Chaumbre, Geoffrey de Southburi, William de la Croys, citizens of London.

*Memorandum*, that Roger came into chancery, on St. Luke's day, and acknowledged the above deed. *French.*

*MEMBRANE 23d.*

Enrolment of general release by Roger de Queneby to Guillot le Sautreor, minstrel, and to John le Grey his son, saving any claim that

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*Membrane 23d—cont.*

he may have in the lands that were of the inheritance of Juliana his wife at Baldok. Dated at London, on Monday the feast of St. Edward the king, 9 Edward II. Witnesses: Simon Corp', John de Sellyng', Richard Gubbe, Geoffrey de la Chaumbre, Geoffrey de Southburi, William de la Croys, citizens of London.

*Memorandum*, that Roger came into chancery, on St. Luke's day, and acknowledged the above deed.

Oct. 17.  
Ditton.

William Pucyn and John son of Warin de Hereford acknowledge that they owe to Thomas de Hereford, parson of Betele church, 10 marks; to be levied, in default of payment, of their lands and chattels in the counties of Essex and Norfolk.

Walter son of Thomas de Sancto Andrea puts in his place William Wolin and Nicholas de Brehull, to seek and receive 20*l.* that Master Nicholas, parson of Garesdon church, acknowledged in chancery that he owed him, and 40*s.* acknowledged in like manner by Robert Malet.

Enrolment of grant by Oliver de Ingham, knight, to Thomas Fastolf and Nicholas his son of the manor of Redham. Dated at Redham, on Sunday after St. Faith's, 9 Edward II. Witnesses: William de Redham; Peter Buskyn; Oliver de Monton; William de Lincolne; Adam Randolph; Peter Hervy, John atte Park, John Wyth.

*Memorandum*, that Oliver came into chancery at Westminster, on the said year and day, and acknowledged the above deed.

Enrolment of release by the said Oliver to the said Thomas and Nicholas of his right in the above manor. Dated at Westminster, on Tuesday after St. Luke the Evangelist, 9 Edward II. Witnesses: William de Pateslee; Oliver de Monton; Peter Buskyn; Bartholomew de Ocklee; John Warde; John son of Robert de Ingham; Thomas de Rollesby.

*Memorandum*, that Oliver came into chancery, on the said year and day, and acknowledged the above deed.

Oct. 18.  
Huntingdon.

The said Oliver acknowledges that he owes to Nicholas Fastolf 600*l.*; to be levied, in default of payment, of his lands and chattels in the county of Norfolk.

*Cancelled on payment.*

Nicholas Fastolf acknowledges that he owes to the said Oliver 600*l.*; to be levied, in default of payment, of his lands and chattels in the county of Norfolk.

*Cancelled on payment.*

Oct. 12.  
Ditton.

To the abbess and convent of Romeseye. Order to assign a fitting yearly pension to the king's clerk Richard de Ayremynn, until they provide him with a benefice, they being obliged to grant a yearly pension to one of the king's clerks on account of the new creation of the abbess.

By p.s. [3494.]

Oct. 18.  
Huntingdon.

William de Ardern acknowledges that he owes to Matthew de Wodeham, citizen of London, 200*l.*; to be levied, in default of payment, of his lands and chattels in the county of Essex.

Oct. 22.  
Alwalton.

Thomas Mannyng of Lyde acknowledges that he owes to Master Richard de Stanhowe 84*l.*; to be levied, in default of payment, of his lands and chattels in the county of Kent.

Jocus de Spaldyng acknowledges that he owes to Master Berengar de Quiliano 100 marks; to be levied, in default of payment, of his lands and chattels in the county of York and the city of London.

Enrolment of bond of Humphrey de la Rokele, brother and heir of Martin de la Rokele, to Sir Robert de Cliderhon for payment of 46*s.* 8*d.* of yearly rent during the life of Margaret wife of Sir John Blaket, in com-

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*Membrane 23d—cont.*

pensation for her dower of the lands that the said Robert had of the gift of the said Martin, which lands Robert lost against John and Margaret by the default of the said Humphrey. Witnesses: Sir Adam de Ougodeby; Master Henry de Clif; John de Stonore; Roger de Widagre; Robert de Brantynghthorp; Henry de Gormundele. Dated at London, on Friday before SS. Simon and Jude, 9 Edward II.

*Vacated because it was restored and cancelled, and Robert nevertheless acknowledged that he was fully satisfied.*

*Memorandum*, that Humphrey came into chancery at Westminster, on the said year and day, and acknowledged the above.

Oct. 6. Richard de Potesgrave, chaplain, has letters to the bishop of Salisbury  
Walsingham. to receive the yearly pension due from him to one of the king's clerks by reason of his new creation. By p.a.

Oct. 22. William le Porter of Northampton acknowledges that he owes to William  
Alwalton. de Thorntoft, clerk, 6*l.* 10*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in the county of Northampton.

Richard de Melton, clerk, acknowledges that he owes to John de Shefeld, clerk, 24 marks; to be levied, in default of payment, of his lands and chattels in the county of Kent.

Thomas de Medmenham acknowledges that he owes to Henry de Malyns 10*l.*; to be levied, in default of payment, of his lands and chattels in the county of Buckingham.

Oct. 12. John Dorre of Oxford acknowledges that he owes to Thomas Sprynge-  
Ditton. hose, clerk, 20*s.*; to be levied, in default of payment, of his lands and chattels in the county of Oxford.

Oct. 23. Robert de Rineshale of Sudbury acknowledges that he owes to John de  
Stamford. Sandale 100*s.*; to be levied, in default of payment, of his lands and chattels in the county of Suffolk.

Nov. 11. John Derry of Oxford acknowledges that he owes to Thomas Sprynge-  
Clipston. hose 10*l.*; to be levied, in default of payment, of his lands and chattels in the county of Oxford.

Maurice de Ewekene acknowledges that he owes to John Foliot 10*l.*; to be levied, in default of payment, of his lands and chattels in the county of Surrey.

Peter Carbonel acknowledges that he owes to Ralph son of Ralph le Mareschal 100 marks; to be levied, in default of payment, of his lands and chattels in the counties of Buckingham and Somerset.

*Cancelled on payment.*

John de Pascote of Ireland acknowledges that he owes to Master Richard de Clare, clerk, 1,000 marks; to be levied, in default of payment, of his lands and chattels in Ireland.

*Cancelled on payment.*

Oct. 30. Stephen le Charrer, who long served the late and the present king and  
Newstead-in-Sherwood. others of his kin, and who is now so broken down by age that he cannot longer work, is sent to the prior and convent of St. Neots to receive the necessaries of life in food, clothing, shoe-leather, and a chamber to dwell in.  
By p.a. [3529.]

*MEMBRANE 22d.*

Nov. 1. John Mace of Brackele acknowledges that he owes to Henry Terry  
King's Clipston. of Brackele 55*l.*; to be levied, in default of payment, of his lands and chattels in the county of Northampton.

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*Membrane 22d—cont.*

Thomas son of William de Pakenham, knight, acknowledges that he owes to Bartholomew le Sire of Thorp 40*l.*; to be levied, in default of payment, of his lands and chattels in the county of Suffolk.

Oct. 16.  
Empington.

To W. archbishop of Canterbury. Summons to attend a parliament to be holden at Lincoln in the quinzaine of St. Hilary. [*Parl. Writs.*]

The like to W. archbishop of York and seventeen bishops. [*Ibid.*]

The like to J. bishop of Bath and Wells. [*Ibid.*]

The like to W. bishop of Coventry and Lichfield. [*Ibid.*]

The like to forty-six abbots and priors and the prior of St. John's Hospital, and the master of the order of Sempyngham. [*Ibid.*]

To Thomas, earl of Lancaster. Summons to attend the above parliament. [*Ibid.*]

The like to seven earls and one hundred and sixteen others. [*Ibid.*]

To the sheriff of Hertford and Essex. Order to return two knights from each shire, two citizens from each city, and two burgesses from each borough to the above parliament. [*Ibid.*]

The like to all the sheriffs of England. [*Ibid.*]

To W. archbishop of Canterbury. Order to cause the deans and priors of the cathedral churches and the archdeacons of his provinces to come in person at the said place and day, and the chapters to come by their proctors and the clergy of each diocese by two sufficient proctors. [*Ibid.*]

Nov. 12.  
Clipston.

John Hareward of Ovyton acknowledges that he owes to Augustine de Wyxebruge, clerk, 4*l.*; to be levied, in default of payment, of his lands and chattels in the county of Essex.

John de Hotot acknowledges that he owes to Richard Cagge, merchant, 33*l.*; to be levied, in default of payment, of his lands and chattels in the county of Northampton.

Nov. 17.  
King's  
Clipston.

Philip de Wyleton came before the king, on Monday after St. Edmund the Confessor, and sought to replevy to Richard de Horscroft the said Richard's lands in Stanford, taken into the king's hands for his default before the justices of the Bench against Gilbert de Elsefeld. This is signified to the justices.

Ralph de Weldon, parson of the church of Bisshton, diocese of Lincoln, acknowledges that he owes to Robert de Riston 20*l.*; to be levied, in default of payment, of his lands and chattels in the county of Lincoln.—The chancellor received the recognisance.

John Kemp of Kestebey acknowledges that he owes to John de Brantingham, clerk, 118 marks; to be levied, in default of payment, of his lands and chattels in the county of Lincoln.—The chancellor received the recognisance.

*Memorandum*, that on Friday after Martinmas, Sir John de Sandale, the chancellor, went from London to Lincoln to attend the election of the dean in St. Mary's church, Lincoln, wherein he is a prebendary, and thence to the king in the northern parts, and he left, by the king's order, the great seal under his seal in the custody of Sir Adam de Osgodeby to be kept under the seals of Sir Robert de Bardelby and Sir Robert de Askeby, and to carry the seal to the chancellor at Newerk, so that in the meantime Adam, Robert, and Robert, or two of them, shall execute what pertains to the office of the seal; which Adam and Robert de Askeby opened the said seal on the same day in the chancellor's inn at London after dinner, and sealed writs with the same; and on Sunday after the octaves of the said feast Adam and Robert de Askeby at Newerk delivered the seal under Robert's seal to the chancellor in his inn at the house of Richard le



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*Membrane 22d—cont.*

Taverner in that town, in the presence of Sir William de Ayremynne, Thomas de Evesham, and others; and the chancellor opened the seal and sealed writs with it on Monday following. [*Parl. Writs.*]

Dec. 4.  
Clipston.

Thomas son of Alan de Bekyngham and Alice his sister acknowledge that they owe to John de Sandale, clerk, 60*l.*; to be levied, in default of payment, of their lands and chattels in the county of Nottingham.

*MEMBRANE 22d—Schedule.*

Nov. 2.  
King's  
Clipston.

To L[ouis], king of France and Navarre. Request that he will cause restitution and satisfaction to be made to William de Combmartin, Thomas Baufleur, Simon de Swanlond, John Priour, and other citizens and merchants of London for one of their ships and the wool therein, of the value of 2,000 marks sterling, which certain malefactors of Calais lying in wait on the sea with twenty-two well-armed ships took and carried away with them to Calais, after attacking near the isle of Thanet four ships of the said merchants laden at London with wool and other goods to be taken to Andwerp in Brabant, when they slew and wounded certain of the crews, the merchants, their servants and mariners regarding them as friends. He is requested to write back his pleasure by the bearer hereof. [*Federa.*]

To the same. Like letters concerning an attack by malefactors of Calais, who lately attacked by their barges and boats a ship of John Brand, citizen and merchant of London, laden at London by him and Henry de Bourc, Nicholas Fiesh and Siward de Bokham, merchants of the Almain Hanse, dwelling in this realm and enjoying the privileges of the king's merchants, with 34 sacks of wool to take to Andwerp, the said malefactors having captured the ship whilst she lay upon land near Mergate, in the isle of Thanet, owing to the ebb of the sea, when they took her and her crew and cargo to Calais. [*Federa.*]

To J. duke of Lorraine (*Lotr'*), Brabant and Limburg, the king's nephew. The king has written to him special letters on behalf of Gilbert Roberd, burgess of Ipswich, Richard Stanyn, Richard de Clopton, Nicholas de Walsok', and their fellows, merchants, to procure them restitution of 29 bales (*sarpleriorum*) of wool and other their goods to the value of 400*l.* sterling and more, which they sent out of this realm to foreign parts to trade therewith, and which Arnald de Stonbergh, Peter his brother, and other malefactors of the duke's power took near Nenport on the coast of Flanders, and carried, together with 10*l.* in money of the said merchants, with them into the duke's dominion; and the duke has recently written to the king requesting him to cause restitution to be made of a ship called 'Zuane' of Stonbergh, lately arrested at Yarmouth, whose release the duke had not otherwise requested, and on account of whose seizure the men of Stonbergh have taken and detained goods of the merchants of Yarmouth, and that the duke would cause restitution to be made of the goods seized at Stonbergh; and whereas, at the duke's prior request by his letters testifying that William Cleyssone, in whose possession the said ship was arrested at Yarmouth, was from the town of Stonbergh in Brabant and an inhabitant of Brabant and not of Bruges or any town pertaining to it, and that the ship with the goods and tackle truly belonged to him, the king ordered the sheriff of Norfolk to enter the town of Great Yarmouth notwithstanding its liberty, and to cause the said ship to be delivered to William Cleyssone, notwithstanding any order of the king's to arrest goods of the merchants of Bruges or the towns pertaining to it; in reply to which the sheriff has returned that the ship called 'le Zuane' of Sluys (*de*

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*Membrane 22d—Schedule—cont.*

*Excluris*) in Flanders, appraised with the goods in her at 11*l.* 8*s.* 2*d.*, as found by an inquisition taken at the suit of William de la Sale and his fellows, merchants of Newcastle-on-Tyne, by reason of a trespass committed upon them by the men of Bruges and Sluys, was arrested in the port of Great Yarmouth and delivered to the said William and his fellows at the said appraisement, the process in such cases required having been duly observed, in part satisfaction of 100*l.* of 278*l.* due to them for the said trespass, and that it was delivered to the merchants long before receipt of the king's order to deliver her to William Cleyssone; as it is not consonant with reason that what has been terminated by reasonable and due process and executed should be cancelled or revoked to the injury of another, and as it appears to the king that the goods arrested at Stonbergh belong to the burgesses and merchants of Ipswich and ought not to be detained on this account, the king requests the duke to cause speedy justice to be done to the said merchants of Ipswich according to law merchant, lest complaint again reach the king, so that it would behove him to provide them with another remedy. The king hopes that the duke will not permit his subjects to injure the king's subjects, and desires him to certify the king by the bearer hereof of his proceedings in this matter.

To W. archbishop of Canterbury. Request that he will cause brother Alexander de Stanwyk, monk of Christ Church, Canterbury, to be sent to some other place, there to remain according to the rule of his order, providing that the goods of the monastery alienated by him be recalled to the ownership of the monastery, in which the king will assist him, as the king learns from trustworthy accounts that Alexander, when lately filling an office in the monastery, dissipated the goods of the monastery in divers ways, giving them to his relations contrary to his profession, and that, because he has been deprived of his office, he now raises contentions and schisms amongst the brethren, the king desiring to preserve the quiet of that church on account of the devotion to it of his progenitors, the founders thereof, especially to St. Thomas the Martyr, and because he and his predecessors received the royal unction from that church. The king has ordered the prior and convent to assist and counsel the archbishop in executing this order. He is to certify the king of his proceedings by his letters before the next parliament.

Nov. 19.  
Clipston.

To Roger le Brabanzon. Order to stay continually in the Bench, forbidding him to leave the same, except for infirmity, without the king's special order, as complaint is made that persons prosecuting pleas before him and his fellows, justices appointed to hold pleas before the king, are much delayed in their affairs because some of the justices do not stay continuously in the Bench.

By p.s. [3564.]

[*Parl. Writ.*]

The like to the following:

Gilbert de Roubury.

Henry Spigurnel.

William de Bereford.

Henry le Scrop.

Lambert de Thrikyngham.

John Bacun.

Hervey de Staunton.

John de Foxle.

Master Richard de Abyndon.

Master William de Everdon.

[*Ibid.*]

Dec. 1.  
Clipston.

To Robert de Cliderhou, escheator this side Trent. Order to deliver to Sarah, late the wife of Ed. Spigurnel, the issues received from her said husband's lands, the king having ordered him to deliver the lands to her as nearest [friend] of Joan, their daughter, because it was found by inquisition that he held at his death certain lands of the king in Skeggeby, co. Nottingham, by homage and 4*l.* 4*s.* 4*d.* yearly, and an assart there by the

1315.

*Membrane 22d—Schedule—cont.*

service of 12d. yearly, and that he held no other lands of the king, and that the said Joan is his nearest heir, and is aged half a year.

Dec. 6.  
Clipston.

Walter Mantel, who has long served the late and present kings, is sent to the abbot and convent of Waverle to receive the same allowance in their house as William le Poleter had.

By K.

Nov. 26.  
Clipston.

To the official of the court of Canterbury and his commissary. Order to do what pertains to the ecclesiastical law in the case before them in court Christian between Walter de Cantilupo, parson of the church of Snytenfeld, diocese of Worcester, and Master Robert de Leycestre, parson of a sixth part of the church of St. Mary, Warwick, concerning the tithes of all the land of the lord of Snytenfeld, called 'inlonde' and 'cotmonlonde,' in Snytenfeld, and of two virgates of land that William Parden and Stephen Hervy hold in that town within the limits of the parish of Snytenfeld church, which tithes Walter and his predecessors, parsons of that church, have been wont to receive time out of mind, and of which the said Master Robert has despoiled him, if the action be one of simple spoliation, notwithstanding the king's prohibition on behalf of Guy de Bello Campo, late earl of Warwick, setting out that Robert holds a sixth of the advowson of St. Mary's of the earl's advowson, and that Walter, claiming a third of the said sixth part of the advowson of John de Cantilupo, impleads Robert in court Christian, and that they should not hold that plea in court Christian until it should be decided in the king's court to which of them the advowson of the said third part pertains, as if a plea of the advowson of the said tithes and not of spoliation had been moved before them in court Christian.

*MEMBRANE 22d—Schedule, dorse.*

Enrolment of letter of Louis, king of France and Navarra, dated at Paris, 14 July, 1315, reciting the breaches by the Flemings of the peace made between them and his father, whereby they have incurred, according to the agreement, sentence of excommunication and interdict, which they have ignored; that it has been decreed in the king's court at Paris by the peers of France that they had incurred the sentence and forfeiture contained in the peace owing to the contumacy of their count Robert; and the king therefore denounces them as rebels and enemies, and deprives them of all their honours, lands, etc., etc., and condemns to death any of them found within his realm after the octaves of St. Mary Magdalene, and prohibits trade or communication with them, etc. [*Fiedera.*]

Enrolment of letter of the said king addressed to the king of England, requiring him, by virtue of his fealty and love and of the alliances made between them, to arrest the Flemings and to cause their goods wherever found to be forfeited as the slaves of the king of France, who sends him herewith the judgment and condemnation pronounced against them, so that the king of England may cause them to be proclaimed in his land. Dated at Crecy, 28 (?) June, 1315. *French.* [*Ibid.*]

Nov. 19.  
Clipston.

To the sheriff of Lincoln. Order to take two knights of his county and to go with them to the cities, boroughs, and other places in his bailiwick, and to cause enquiry to be made what Flemings are dwelling in his bailiwick after the forty days after the Exaltation of the Holy Cross, by which time the Flemings were ordered to leave the realm, and to enquire where they are dwelling, and who have received, aided, or comforted them, and to cause them and their goods to be arrested, certifying the king

1815.

*Membrane 22d—Schedule, dorse—cont.*

of their names, their goods, and of the names of those who have received them, under his seal and the seal of the said knights. *French.* [*Fœdera.*] The like to all the sheriffs of England. [*Ibid.*]

Nov. 4.  
Clipston.

To the abbot and convent of Hayles. Request that they will admit into their house Sampson le Venour, who has long served the king and his father, and that they will grant to him by letters patent the same allowance as Simon le Charetter, deceased, had in their house, certifying the king of their proceedings herein.

Dec. 3.  
Clipston.

Thomas Prat of Streton, Ralph Prat of Streton, and Walter son of Hugh Prat of Grynlai acknowledge that they owe to Roger son of Hugh de Lanum 12 marks; to be levied, in default of payment, of their lands and chattels in the county of Nottingham.

*MEMBRANE 21d.*

Oct. 29.  
Clipston.

Mary, late the wife of Robert le Chaucer, acknowledges that she owes to Nicholas le Halweford 70*l.*; to be levied, in default of payment, of her lands and chattels in the city of London.

Dec. 15.  
Doncaster.

Agnes, wife of John le Port, came before the king, on Monday after St. Lucy the Virgin, and sought to replevy their land in Wilmeleghton, taken into the king's hands for their default before the justices of the Bench against the prior of Chaucumbe. This is signified to the justices.

Nov. 5.  
Clipston.

To John de Britannia, earl of Richmond. Order to supersede his demand upon the abbot of Jervaux (*Jervaul'*) for 20*l.* yearly that John de Mauro, deceased, received from the said abbot, which the king granted to the earl during the life of Robert Walerand or until he came to his right mind, his lands being in the king's hands on account of his madness.

Dec. 16.  
Doncaster.

To Louis, king of France and Navarre. At the complaint of Walter de Barton and John Hacoun, burgesses of Beverley, that whereas they lately, after the proclamation made by Louis's authority that all his men and friends should leave Flanders with their goods within a certain time, came towards England from Flanders with their money and silver in mass to the value of 225*l.* sterling, the vidame (*vice-dominus*) of Pécquigny (*Pynkeni*) warden of the parts of that march against the Flemings appointed by king Louis, arrested the said Walter and John and their money and silver, and retained their money and silver after he had released them from prison, the king wrote to the king of France requesting him to cause the same to be restored to them; but nothing has as yet been done, but the vidame has sent untruthful excuses in reply to the king's letters, stating amongst other things that the silver had been converted to the use of the king of France and paid to certain of his soldiers (*soldiciariis*) for their pay; wherefore the king requests the king of France to cause justice to be done to the said merchants, and that he will grant letters of safe conduct to them, as the king understands that the aforesaid John was threatened with bodily injury when in France in connexion with his claim. The king requests him to certify him of his proceedings herein by the bearer of these presents. [*Fœdera.*]

Dec. 16.  
Doncaster.

To the same. Request to permit certain merchants of Newcastle-on-Tyne, who are coming to his realm to buy corn and other victuals for the defence of that town, to buy corn and victuals within his realm and to carry the same away from the ports of Somme (*Summe*), Caen, and Dieppe (*Depe*) without having prises taken from them other than the old and accustomed prises. The king has received sufficient security from them that they will not take the corn and victuals to the enemies of him or of the king of France. [*Ibid.*]

1315.

*Membrane 21d—cont.*

The like '*mutatis competenter mutandis*,' to J. duke of Brittany.  
[*Ibid.*]

To the seneschal of Ponthieu. Order to permit the burgesses of Newcastle-on-Tyne who are going to France for the purpose of buying corn and victuals for the munition of that town to buy corn and victuals in that county, upon their producing the king's letters testifying that they have been appointed for this purpose, and to permit them to carry the same out of that county.

To the sheriff of York. Like order in favour of the same burgesses.

The like to the sheriffs of the following counties :

|                      |                           |
|----------------------|---------------------------|
| Kent.                | Lincoln.                  |
| Sussex.              | Nottingham and Derby.     |
| Gloucester.          | Cambridge and Huntingdon. |
| Essex and Hertford.  | Devon.                    |
| Norfolk and Suffolk. | Cornwall.                 |

Dec. 29. Agnes wife of John le Port came before the king, on Monday the feast of  
Clipston. St. Thomas the Martyr, and sought to replevy her and her husband's land in Wylmeleghton, taken into the king's hands for their default before the justices of the Bench against the prior of Chaucumbe. This is signified to the justices.

Dec. 26. John de Pateshull, knight, acknowledges that he owes to Adam de  
Clipston. Osgodeby, clerk, 100s. ; to be levied, in default of payment, of his lands and chattels in the county of Northampton.

Dec. 30. Roger son of Robert de Nonewyk, knight, acknowledges that he owes to  
Clipston. William de Thorntoft, clerk, 36*l.* ; to be levied, in default of payment, of his lands and chattels in the county of Lincoln.

1316.

Jan. 3. Walter Kay of Rampton came before the king, on Saturday after the  
Clipston. Circumcision, and sought to replevy his land in Rampton, taken into the king's hands for his default before the justices of the Bench against John son of Robert de Rampton. This is signified to the justices.

Jan. 4. David Gouch, who served the king and his father, is sent to the abbot  
Clipston. and convent of Maynan near Conewey, in Wales, to receive suitable maintenance in their house for life.  
By K.

*MEMBRANE 20d.*

Jan. 8. Thomas Stel of Nottingham acknowledges that he owes to Reginald son  
Clipston. of Ralph de Edenestowe 9 marks ; to be levied, in default of payment, of his lands and chattels in the county of Nottingham.

1315.

Dec. 31. William de Blacowe, who was maimed in the king's service and cannot  
Clipston. help himself, is sent to the abbot and convent of Ryevaux (*Ryevall*) to receive the same allowance as Peter de Ovinges, deceased, had in their house by the king's order.  
By p.s. [3578.]

1316.

Jan. 6. Henry de Oldington, whom the king wishes to provide with maintenance  
Clipston. for his good service, is sent to the master and brethren of God's House, Dover, to receive the same allowance in their house as Henry le Blessid, deceased, had therein by the late king's order.  
By p.s. [3583.]

*Membrane 20d—cont.*

1316.

Jan. 7.  
Clipston.

Robert Bertelot is sent to the keeper of the hospital of Newenton in Holderness, to receive therein the necessaries of life. By K.

Jan. 12.  
Clipston.

John de Creyk came before the king, on Monday after the Epiphany, and sought to replevy to Thomas de Langham the said Thomas's land in Baketon and Wytton, taken into the king's hands for his default before the justices of the Bench against Will'am le Latimer and Sibyl his wife. This is signified to the justices.

The said John, on the said day, sought to replevy to Isaac le Jay of Wykemore the said Isaac's land in Wykemore, taken into the king's hands for his default before the justices of the Bench against Agnes, late the wife of Thomas Jay of Wykemore. This is signified to the justices.

Jan. 13.  
Clipston.

Roger le Fevre of Wynne came before the king, on Tuesday the feast of St. Hilary, and sought to replevy his and his wife Agnes's land in Wilne, taken into the king's hands for their default before the said justices against Geoffrey de Plassheden. This is signified to the justices.

Jan. 14.  
Clipston.

William Milsent came before the king, on Wednesday after St. Hilary, and sought to replevy to William son of John de la Redmunede and Alice his wife their land in Bokenhull, taken into the king's hands for their default before the justices of the Bench against Robert de Bokenhull. This is signified to the justices.

Jan. 16.  
Clipston.

Thomas de Cosham came before the king, on Friday after St. Hilary, and sought to replevy to the prior of Brommore the advowson of the church of Brerdingge, taken into the king's hands for his default before the justices of the Bench against the prior of St. Ellen of the Isle of Wight. This is signified to the justices.

1315.

Dec. 27.  
Clipston.

To William de Bereford. Order to expedite all the more arduous matters before him and his fellows this Hilary term, so that he may be with the king in his parliament summoned at Lincoln on the sixth day after the quinzaine of St. Hilary, on which quinzaine the parliament is summoned to meet, to treat with the king and others of his council concerning the king's affairs, and to charge Lambert de Thrikingham and John Bacun, his fellow justices of the Bench, to hasten the remaining affairs in the Bench. [*Parl. Writs.*]

1316.

Jan. 17.  
Clipston.

To the keeper of the spiritualities of York, the see being void. Order to attend the parliament summoned to meet at Lincoln in the quinzaine of St. Hilary, to which W. the late archbishop was summoned, and to summon the dean and chapter, archdeacons, and clergy to attend and send proctors, according to the order to the late archbishop. By K.

[*Ibid.*]

To the dean and chapter of St. Peter's, York. Order for the dean to attend the said parliament in person, and for the chapter to send a proctor to the same. [*Ibid.*]

By K.

To Roger de Mortuo Mari of Wygemor. Summons to attend the said parliament if he be not returning to Ireland before it meets, the king not having written to him to attend because he was at that time in Ireland. [*Ibid.*]

By K.

Jan. 14.  
Clipston.

To Henry Spigurnel. Order to attend the above parliament, and not to take assizes in the counties wherein he is justice during the parliament. [*Ibid.*]

By K. on the information of W. Inge.

Jan. 26.  
Muskham.

Robert son of Walter son of Alan de Trusthorp came before the king, on Monday after the Conversion of St. Paul, and sought to replevy his land in

1316.

*Membrane 20d—cont.*

Trusthorp near Markeby, taken into the king's hands for his default before the justices of the Bench against Walter son of Gilbert son of Alan de Trusthorp. This is signified to the justices.

Jan. 28.  
Lincoln.

Richard de Thorp acknowledges that he owes to John de Crumbwell 10 marks; to be levied, in default of payment, of his lands and chattels in the county of Nottingham.

Jan. 31.  
Lincoln.

William de Amcotes came before the king, on Saturday after the Conversion of St. Paul, and sought to replevy to John de Arcy the said John's land in Preston in Cravena, taken into the king's hands for his default before the king against Matilda late the wife of Gilbert de Clare. This is signified to the justices.

Enrolment of agreement between Sir John de Sandale, clerk, and Master Roger de Laghton, 'carpenter,' witnessing that Roger has agreed to build two ranges (*rengées*) of Sir John's houses in Boston, whereof the one on the north side shall be 136 feet in length measured by the king's ell (*de laune*) and 16 feet in breadth, and the other on the south shall be 185 feet in length and 16 feet in breadth, for which Roger shall find the beams (*maerem*), the great posts to be 14 feet in height (*en esteauance*) and one foot in breadth, and all other timber and things required for the carpentry, so that the two ranges shall be well and properly built and fitted (*appareilles*) with gardrobes and all other things pertaining to carpentry by Whitsuntide next. For which work Sir John shall pay him 37*l.*, to be paid, 10*l.* at the Purification, 10*l.* at Easter, and the balance so soon as the work is done. Witnesses: John de la Gutere, Geoffrey de Sutton, and Roger de Sutton of Boston; Stephen the clerk. Dated at Netelham, 30 January, 9 Edward II.

*Memorandum*, that Roger came into chancery at Netelham, on the aforesaid day, and acknowledged the above deed.

Feb. 1.  
Lincoln.

Robert le Moign acknowledges that he owes to John de Sandale, clerk, 40*l.*; to be levied, in default of payment, of his lands and chattels in the county of Huntingdon.

*MEMBRANE 19d.*

Feb. 4.  
Lincoln.

John son of Walter de Buldewas, William le Ventrer of Wellum, John son of William de Bevercote, and William son of Philip de Calftoft acknowledge that they owe to William de Thorntoft, clerk, 100*l.*; to be levied, in default of payment, of their lands and chattels in the county of Nottingham.

*Cancelled on payment.*

—

Hugh de Courtenay puts in his place Stephen de Accoumbe and Richard de Chissebech to seek and receive the inheritance falling to him by the death of Isabella de Fortibus, late countess of Devon, against the king in Parliament by his petition of the lands in the Isle of Wight and of the manor of Crystchurch, co. Southampton.—Robert de Bard[elby] received the attorn[ment].

Feb. 5.  
Lincoln.

John son of Matthew Charnels of Flekeneye acknowledges that he owes to Henry de Scaldewell, chaplain, 100*s.*; to be levied, in default of payment, of his lands and chattels in the county of Leicester.

Robert de Somery of Bishampton acknowledges that he owes to John le Rous of Raggeley 33*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in the county of Worcester.

1316.

*Membrane 19d—cont.*Feb. 7.  
Lincoln.

Robert de Luthburgh acknowledges that he owes to Richard de Duffeld, parson of Luthburgh, 20 marks; to be levied, in default of payment, of his lands and chattels in the county of Lincoln.

The said Robert acknowledges that he owes to the said Richard 10 marks; to be levied as above.

Feb. 9.  
Lincoln.

John Gyffard of Brymmesfeld acknowledges that he owes to Edmund de Grafton and John his son 14*l.*; to be levied, in default of payment, of his lands and chattels in the county of Gloucester.

John de Camera, Matthew de Essex, Geoffrey atte Lee, Ralph de Walecote, John de Pulteneye, and Edmund de Wymundham mainperned in chancery for Richard de Bluntesham and William de Flete, who are going to France and to divers parts of England to buy corn to take to Berwick-on-Tweed and Newcastle-on-Tyne for the maintenance of the king's subjects staying in those parts, that they will not take the said corn to the Scotch rebels or to Flanders.

*Memorandum*, that the prior of Malton came into chancery at Lincoln, on 7 February, by virtue of the king's order under the privy seal to bring into chancery a charter whereby it should appear that the manor of Malton is held of the king in chief, and he said that he had not and never had any such charter.

Feb. 7.  
Lincoln.

John de Albinacio, knight, acknowledges that he owes to William del Wold, 'armurer' of London, 6*l.*; to be levied, in default of payment, of his lands and chattels in the county of Lincoln.

Oliver de Ingham acknowledges that he owes to John de Lere and Cambinus Fulberti 20*l.*; to be levied, in default of payment, of his lands and chattels in the county of Norfolk.

Feb. 11.  
Lincoln.

The abbot of Vaudey (*de Valle Dei*) acknowledges, for himself and convent, that he owes to John de Wylingham, parson of the church of Stianby, 100 marks; to be levied, in default of payment, of their lands and chattels in the county of Lincoln.

Feb. 20.  
Lincoln.

To Thomas, earl of Lancaster. Order to be at Newcastle-on-Tyne in the quinzaine of St. John the Baptist with all his service, ready to set out in the king's company against the Scotch rebels. [*Fædera; Parl. Writs.*]

The like to eight earls and one hundred and fourteen others. [*Ibid.*]

To W. archbishop of Canterbury. Order to have his service at Newcastle as above. [*Ibid.*]

The like to eighteen bishops and forty-five abbots, abbesses, and priors. [*Ibid.*]

To the sheriff of York. Order to summon archbishops, bishops, abbots, priors, and other ecclesiastics, and widows and women holding by knight service or serjeanty, etc., to have their service at Newcastle on the above day, and to summon earls, barons, and other tenants in chief to be there at the said day with all their service, and to cause proclamation to this effect to be made. [*Ibid.*]

The like to all the sheriffs of England. [*Ibid.*]

*MEMBRANE 18d.*Feb. 13.  
Lincoln.

Richard de Bradeshagh acknowledges that he owes to Sigreda, late the wife of Richard de Urmeston, 40*l.*; to be levied, in default of payment, of his lands and chattels in the county of Lancaster.



1316.

*Membrane 18d—cont.*

Richard de Alkebarowe acknowledges that he owes to John de Dunham and Robert de Dunham his brother 6*l.*; to be levied, in default of payment, of his lands and chattels in the county of Nottingham.

To William de Ormesby, Robert de Maddyngle, Walter de Mollesworth. The king learns from the complaint of Henry de Hastyng' that whereas he lately sent John de Elneastowe and Roger de Rudham, his servants, from Cambridge to St. Ives' fair to make provision of cloths and other necessities there, and they made the same provision and caused them to be carried to Cambridge, Guy le Spicer, mayor of Cambridge, John son of Robert Tonlyet, Geoffrey Wardebois, Adam de Bungey, 'espicer,' Richard de Thakstede, 'cotiler,' bailiffs of that town, Simon de Refham, John de Seghale, Robert de Cumberton, John Pawe, Ed. Caili, John Morice, Michael Pilet, John de Malberthorp, Thomas Niket, John de Leke, 'espicer,' Anselin de Kesteseye, fishmonger (*pesshoun*), John le Fishere, John Fykeys, Thomas son of Agnes, Alan de Refham, John le Mareschal, William Thonlyet, Roger le Wolemongere, Martin le Cordwauer, Henry le Pestour, John le Ridere, William le Ken, Robert le Barbour, Henry de Berton, John Cutlawe, John de Cullyng', William de Barouton, Henry de Croft, 'draper,' William Thourebet, John Dyx, William son of William Helay, Simon de Stokton, John de Trumpton, John Robillard, John le Sherman of Cumberton, Alan de Welles, Peter de Bernyngham, Andrew de Hychet, 'barber,' Bartholomew le Bracer, Walter de Beikyng', Bartholomew Morice, Robert de Segford, Robert Brunne, Simon de Bradele, John Edward, William de Lenne, Miles de Trumpton, Roger de Kesteseye, Robert Thonlyet, Robert le Baker, Richard Dunnyng', Robert Dunnyng', John Wenbe, Alan de Bodekesham, John Martyn, Ralph de Cumberton, Hugh de Baldok, Roger Hafeer, Stephen (?) de Thetford, Robert de Sancto Edmundo, James Godlambe, Thomas le Turnour, William de Hildercle, Reginald de Trumpeton, Henry de Warr', John de Biteryng, Walter de Bedeford, and William le Pestour, together with other malefactors and disturbers of the peace, [assaulted] the aforesaid John de Elneastowe and Roger de Rudham—[*Incomplete entry.*]

*Vacated, because on the Patent Roll.*

Feb. 18.  
Lincoln.

Thomas Loveyn, knight, acknowledges that he owes to Augustine de Woxbrigg', clerk, 22 marks; to be levied, in default of payment, of his lands and chattels in the county of Essex.

*Cancelled on payment.*

*Memorandum*, that whereas it was shewn by the complaint before the king and his council of the brethren of the hospital of St. Bartholomew without Oxford, of the advowson of Margaret, queen of England, for her life by grant of the late king, that the estate of the hospital is much depressed by the default and carelessness of the masters of the same for the time being, and the goods, formerly assigned by the king's progenitors for the maintenance of the infirm brethren of the same, have been miserably converted to other uses, the king, having been certified of the first foundation of the hospital by his progenitors by inquisition taken by his writ before Master Henry de Harcla, chancellor of the university of Oxford and master of the hospital of St. John without the east gate of Oxford, and by the charters and muniments of the brethren, ordained as follows by his council in parliament at Lincoln, with the assent of the said queen, for the honour of God and for the relief of the estate of the said hospital; imprimis, that whereas the hospital had been founded of old time by his progenitors, kings of England, for the maintenance of the infirm, and is now occupied by strong and healthy brethren, contrary to the foundation, he ordains that the healthy brethren now in the hospital shall stay for their times and receive what they have been wont to receive, and upon the death or removal of

1316.

*Membrane 18d—cont.*

any one of them, an infirm brother shall be admitted in his place, and so afterwards until the number of six infirm brethren be complete, which number shall always be therein, each of them receiving 9*d.* weekly from the hospital goods. When that number shall be complete and the last but one healthy brother have died or been amoved, a healthy brother able to labour and skilled in agriculture (*sciens de waynagio*) shall be admitted in his place, who shall keep and follow the wainage of the hospital lands and what pertains thereto. When the last of the healthy brethren shall have died or been amoved, another healthy brother able to labour and knowing how to make enclosures (*curtilagium*) and to cover houses shall be received, who shall do these and other things that may profit the hospital. Each of these healthy brethren shall likewise receive 9*d.* weekly. Afterwards, when one of the infirm die, another one shall succeed him, and when one of the two healthy brethren die, another healthy one shall succeed him. There shall also be there as master a compassionate priest of good life and conversation, who shall reside personally and shall celebrate mass daily humbly and devoutly in the chapel of the hospital, unless prevented by a legitimate cause, and shall visit the infirm brethren at least twice a week, and console them as much as he can, and confer upon them the sacraments of the church, and he shall receive 6 marks yearly. If he be prevented at any time by legitimate cause from fulfilling his duties, he shall cause them to be fulfilled by another suitable priest, so that the chapel and brethren shall not be defrauded of their due services. He also ordained that there shall be there a clerk to serve the aforesaid chapel, and to be proctor of the hospital, together with one of the healthy brethren most suitable for this purpose, to collect their alms and rents, and he shall receive 9*d.* weekly. At the end of the year account shall be rendered between the master and brethren and the clerk of the residue of the goods of the hospital for that year over the aforesaid portions, which shall be expended in the necessary emendation of the estate of the hospital by the advice of all of them. If anything be bequeathed or offered to the hospital or otherwise conferred from any persons in charity, it shall be distributed by them either in augmentation of the hospital estate and the number of chaplains or brethren according to their disposition for future times. Power is reserved to the said queen to visit and confer the hospital in her time, and after her time to the king or to his chancellor. In witness whereof the seals of the king and the aforesaid queen are appended to this ordinance, and the ordinance is enrolled in the rolls of chancery, to wit at Lincoln, 10 February.

Feb. 17.  
Lincoln.

Henry de Cokefeld, knight, acknowledges that he owes to John de Swyneford, knight, 20*l.*; to be levied, in default of payment, of his lands and chattels in the county of Suffolk.

Philip de Lyndeseye acknowledges that he owes to Robert de Swynburn 20*l.*; to be levied, in default of payment, of his lands and chattels in the county of Lincoln.

Sarah, late the wife of Edmund Folyot, and Richard his son acknowledge that they owe to Adam de Brom, parson of the church of Handesworth, 100*s.*; to be levied, in default of payment, of his lands and chattels in the county of Lincoln.

*Memorandum*, that Sir Henry de Baiocis, to whom the custody of the body of John son and heir of Robert le Chaumberleyn, tenant in chief, was delivered at the exchequer on the king's behalf, to be delivered to the king at the king's pleasure, delivered the said heir to Sir William de Ayreminne, to whom his marriage had been granted by Sir Hugh le Despenser the elder, who had the marriage of the king's grant, at Lincoln, on Saturday after St. Valentine.

## MEMBRANE 17d.

1316.

Feb. 16.  
Lincoln.

Agnes, wife of John le Porter, came before the king, on Tuesday after St. Juliana, and sought to replevy their land in Wylmeleghton, taken into the king's hands for their default before the justices of the Bench against Alexander, prior of Chaucoumbe. This is signified to the justices.

Feb. 20.  
Lincoln.

Stephen Walrand, parson of the church of Kylmida, diocese of Waterford, acknowledges that he owes to Robert de Bardelby, clerk, 100s.; to be levied, in default of payment, of his lands and chattels in Ireland.

Feb. 12.  
Lincoln.

To the sheriff of Lincoln. Order to take with him twelve knights of the county and to go to the land of John de Britannia, earl of Richmond, in Whassynburgh and the abbot of Kirkestede's land in Canewyk, and to cause a perambulation to be made by the knights' oaths between the said lands, as the earl and the abbot have put themselves upon the perambulation, certifying the justices at the first assize in those parts of the perambulation under his seal and those of four of the knights.

Feb. 16.  
Lincoln.

To W. archbishop of Canterbury. Request that he will convene all the prelates, religious, and clergy of his province at London on Wednesday after the quinzaine of Easter next to treat and agree upon a subsidy to be granted to the king to resist the Scotch rebels, certain prelates and others of the clergy of his province having agreed at the parliament at Lincoln to grant a subsidy to the king, in so far as they were able to grant a subsidy in the absence of the archbishop and other prelates and clergy of his province, on condition that the absent prelates and clergy should be convened by the archbishop to treat and consider about such subsidy. The king will send some of his council at the said day to hear the archbishop's answer concerning the subsidy and to report it to the king.

[*Fœdera; Parl. Writs.*]

The like to the keeper of the spiritualities of the archbishopric of York, the see being void, to convene the clergy of that province at York in a month from Easter. [*Ibid.*]

Feb. 20.  
Lincoln.

To the sheriff of Lincoln. Order to cause proclamation to be made that oxen, cows, swine, sheep, geese, capons, hens, chickens, pigeons, and eggs shall be sold at a reasonable price as before the king's late proclamation, notwithstanding that proclamation. [*Fœdera.*]

The like to all the sheriffs of England. [*Ibid.*]

Feb. 23.  
Lincoln.

John de Warenn', earl of Surrey, acknowledges that he owes to the king 1,000*l.*; to be levied, in default of payment, of his lands and chattels in the counties of Surrey and Sussex.—The chancellor received the recognisance.

*The king afterwards at Lincoln, 5 August, in the same year, willed and gave order to Sir John de Suntale, his chancellor, the elect of Winchester, that this recognisance should be withdrawn and annulled.*

Enrolment of letter of John de Garenn', earl of Surrey, witnessing that he has granted that he would be bound to the king in 200*l.* yearly, to be paid for the maintenance of Joan de Bars whilst the plea of divorce between him and her shall pend in court Christian, and for her expenses in the plea; for payment whereof he charges his lands and chattels in the counties of Surrey and Sussex. Dated at Lincoln, 23 February, 9 Edward II. *French.*

*Memorandum*, that the earl came into chancery before the king at Lincoln, on the said day, and acknowledged the above deed.

Feb. 25.  
Lincoln.

To the sheriff of Northumberland. Order to deliver to the executors of John de Percy, late receiver of the king's victuals in the marches of Scotland, the said John's goods and chattels, which the sheriff has taken into

1316.

*Membrane 17d—cont.*

the king's hands under the belief that John owed divers debts to the king, whereas the king owes him 11*l.* 15*s.* 11*d.* for payments made by him and for his wages whilst receiver of the said victuals, as appears by the account made in the king's wardrobe with Nicholas Percy, his brother and executor, and John de Horsle, his clerk.

The like to the mayor and bailiffs of Newcastle-on-Tyne.

Feb. 26.  
Lincoln.

To H[aakon], king of Norway. John de Bedeford, burgess of Kingeston-on-Hull, has complained to the king that whereas he lately caused a ship of his called '*la Godeyer*' of Hull to be loaded with goods to the value of 60*l.*, at Kingeston-on-Hull, to be taken thence to Newcastle-on-Tyne to trade there with the same, and the ship on her voyage thither was driven by contrary winds to the king of Norway's port of Sella, a knight of the king of Norway's power, called Svar de Houseby, entered the ship with other malefactors, and ejected by force and arms William Broun, the master, and his fellows, and took and carried away the ship, which is worth 40*l.*, and the goods in her; wherefore the king requests the king of Norway to cause restitution to be made of the same, certifying the king by the bearer of his proceedings.

Feb. 20.  
Lincoln.

To the same. The burgesses of Berwick-on-Tweed have complained to the king that whereas they lately caused a ship of theirs to be loaded in Flanders with goods to the value of 527*l.* 14*s.* 8*d.*, to be taken thence to Berwick to trade there with the same, and the ship on her voyage was driven by contrary winds to the king of Norway's port of Wyke, certain bailiffs and ministers of the said king arrested her and all the goods in her for the use of the said king, as they said; wherefore the king requests him to cause restitution to be made of the same, certifying him of his proceedings by the bearer hereof. [*Fadera.*]

*MEMBRANE 16d.*

Feb. 22.  
Lincoln.

Edward de Sancto Johanne acknowledges that he owes to Richard de Potesgrave 25*l.*; to be levied, in default of payment, of his lands and chattels in the county of Southampton.

*Cancelled on payment.*

John Lotyn, son of Richard Lotyn of Andevere, acknowledges that he owes to Ambrose de Novo Burgo 30*l.*; to be levied, in default of payment, of his lands and chattels in the county of Southampton.

John son of Roger Darcy acknowledges that he owes to Nicholas de la Beche 80*l.*; to be levied, in default of payment, of his lands and chattels in the county of York.

*Cancelled on payment.*

William le Lak of Covenham acknowledges that he owes to Richard de Duffeld, parson of the church of Lutheburgh, 7*l.* 2*s.*; to be levied, in default of payment, of his lands and chattels in the county of Lincoln.

*Cancelled on payment.*

March 5.  
Clipston.

Laurence de Preston, knight, and Richard son of Geoffrey de Brampton acknowledge that they owe to Walter Oliver, citizen of London, and Peter de Ware, fishmonger (*pesshoner*), 80*l.*; to be levied, in default of payment, of their lands and chattels in the county of Northampton.

Feb. 20.  
Lincoln.

To the sheriff of Norfolk. Order to pay to Robert Baynard and Henry de Walpol, knights for that county, their expenses in attending the parliament summoned to meet at Lincoln on Tuesday the quinzaine of St. Hilary, whence they returned on Friday after St. Valentine. [*Parl. Writs.*]

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*Membrane 16d—cont.*

The like to the sheriffs of thirty-two counties for payment of their knights. [*Ibid.*]

The like in favour of the citizens and burgesses of eight cities and boroughs. [*Ibid.*]

March 6. Simon de Britannia acknowledges that he owes to Roger le Brabanton 12*l.* 10*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in the county of Buckingham.

—— William de Channey puts in his place John de Appelton or Robert de Bywell to sue his right in chancery in the inheritance of William de Vesey, tenant in chief.

Feb. 28. To the sheriff of York. Order to cause proclamation to be made in his county [court] that all persons having 50*l.* yearly in lands or rent or a whole knight's fee of that value, and who have held the same for a year and are not knights, shall receive knighthood (*arma militaria*) before the feast of Holy Trinity next, as decided in the late parliament of Lincoln, certifying the king of their names at that feast. [*Fodera*; *Parl. Writs.*]

The like to all the sheriffs of England. [*Ibid.*]

March 5. To the sheriff of Lincoln. Order to inform the treasurer and barons of the exchequer at his next proffer what hundreds are in his bailiwick and who owns them, and what cities, boroughs, and towns are in each hundred, and who are their lords, and to attend the said proffer in person. [*Fodera.*]

The like to all the sheriffs of England. [*Ibid.*]

March 4. To Robert de Umframvill, earl of Anegos, keeper of the Forest this side Trent. Order to certify the sheriffs of the counties in which the forests are situate of the names of the ministers of the king's forests and of others from the time of the king's accession, and of the names of the heirs and executors of such as be dead, the king wishing to be informed of the sums of money received by them from herbage, vert, and wood-sales, or otherwise for his use since his accession, or which they ought to have received, for which purpose he has ordered the sheriffs to distrain those of whose names the said earl shall certify them to be before the treasurer and barons of the exchequer in fifteen days from Easter to inform them concerning the said receipts, and to do what the treasurer and barons shall ordain.

The like to Ralph de Monte Hermerii, keeper of the Forest beyond Trent, or to him who supplies his place.

To the sheriff of York. Mandate in pursuance concerning the ministers of the forest of Galtres.

The like to the sheriff of Cumberland concerning the ministers of the forest of Ingelwod.

The like to the sheriff of Nottingham concerning the ministers of the forest of Shyrwode.

The like to the sheriffs of Oxford, Buckingham, Northampton, Rutland, Somerset, Dorset, Wilts, Southampton, Surrey, Berks, Essex, Cambridge, and Huntingdon, concerning the ministers of the forests in their counties.

March 13. John Ravenyng of Aylesbiry acknowledges that he owes to Robert le Chamberleyn of Geyteford 23*l.*; to be levied, in default of payment, of his lands and chattels in the county of Buckingham.

Gilbert de la Stane acknowledges that he owes to Aymer de Valencia, earl of Pembroke, 100 marks; to be levied, in default of payment, of his lands and chattels in the county of Berks.

1316.

*Membrane 16d—cont.*

Thomas de Maydenstan acknowledges that he owes to John de la Chaumbre, alderman of London, 7 marks; to be levied, in default of payment, of his lands and chattels in the county of Kent.

*MEMBRANE 15d.*

Feb. 20. To the constable of Tykhull. Order not to distrain Robert de Hoton  
Lincoln. until three weeks from Easter for his homage for the lands held by him of the king as of the honour of that castle, as the king has granted him respite until then, and to certify the king in the meantime of the lands for which he ought to do homage.

March 3. To the sheriff of Lincoln. Order to cause the ordinances lately made by  
Clipston. the prelates, earls, and *procures* of the realm and approved by the king to be proclaimed in his county, and to observe the same in all the articles, and to order them to be observed by others in his bailiwick.

The like to all the sheriffs of England.

*Vacated, because otherwise below.*

March 10. Nicholas de Dunstal acknowledges that he owes to Bernard Domini  
Clipston. Haringi de Pullicis of Florence 25 marks; to be levied, in default of payment, of his lands and chattels in the county of Suffolk.

John Blithehayt of Niwehethe acknowledges that he owes to Dovenald de Mar 20*l.*; to be levied, in default of payment, of his lands and chattels in the county of Kent.

March 10. Ralph de Arderne acknowledges that he owes to Walter Bonserjaunt,  
Clipston. moneyer of London, 10*l.*; to be levied, in default of payment, of his lands and chattels in the county of Somerset.

March 6. To the sheriff of Lincoln. Order to publish as often as need be the  
Clipston. ordinances made by the prelates and *procures* and approved by the king, which the king lately ordered should be observed in all counties, and to observe the same and cause them to be observed by others in his bailiwick, causing it to be known that the king will punish all transgressors of the same, as the king learns that the ordinances are not well observed. [*Fædera.*]

The like to all the sheriffs of England. [*Ibid.*]

March 14. To Amaneuus, lord of Le Bret. The king has received his letters stating  
Clipston. that he could not come to the parliament summoned to meet at Lincoln in the quinzaine of Hilary last, as ordered by the king, because the delivery of the order to him was delayed and because he was engaged, together with John de Benstede and Thomas de Cauntebr[ugg], upon the king's business in the said duchy [of Aquitaine] when he received the order, and praying the king to excuse his absence, and that he would signify his will to him after the parliament. The king signifies to him that in the said parliament certain prelates, earls, barons, and others of the council were deputed to treat and ordain concerning the affairs touching Scotland and other things, whereof the king will inform him later on when the affairs have been concluded. [*Fædera.*]

John de Marton, parson of the church of Westtillbury, acknowledges that he owes to Robert de Cave, clerk, 4*l.*; to be levied, in default of payment, of his lands and chattels in the county of Essex.

April 24. To the master of the order of the friars preachers, and the *diffinitores*  
Westminster. and brethren about to assemble in their chapter-general at Toulouse. Request that they will pray for the good estate of the king and queen, his eldest son Edward, and his realm. [*Fædera; Parl. Writs.*]

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## MEMBRANE 14d.

March 15.  
Leicester.

Giles de Chaunceux acknowledges that he owes to Roger atte Bowe, citizen of London, 60*l.*; to be levied, in default of payment, of his lands and chattels in the county of Essex.

Ralph son of Ralph de Wydinton acknowledges that he owes to Richard de Chisebech 4*l.*; to be levied, in default of payment, of his lands and chattels in the county of Buckingham.

Henry de Stachesdene, parson of the church of Newentone, diocese of Winchester, acknowledges that he owes to Aymer de Valencia, earl of Pembroke, 40*l.*; to be levied, in default of payment, of his lands and chattels in the county of Southampton.

March 22.  
Langley.

Laurence de Cornubia acknowledges that he owes to William de Muleborn 100*l.*; to be levied, in default of payment, of his lands and chattels in the county of Lancaster.

The abbot of Medmeham acknowledges, for himself and his convent, that he owes to Richard de Chissebech 20*l.*; to be levied, in default of payment, of their lands and chattels in the county of Buckingham.

William de Sancto Ivone and Robert Godefrey of Haukeston, chaplain, acknowledge that they owe to William de Waltham, of London, 20*l.*; to be levied, in default of payment, of their lands and chattels in the county of Cambridge.

*Cancelled on payment.*

Walter Crepyng' acknowledges that he owes to Simon de Swanlond and Henry Darcy 50*l.*; to be levied, in default of payment, of his lands and chattels in the county of Middlesex.

March 20.  
Langley.

Gawen le Corder is sent, on account of his service to the king and queen, to the prior and convent of Christ Church, Canterbury, to receive the same allowance as John Drak, deceased, had in that house. By p.s. [3634.]

March 25.  
Langley.

Thomas atte Herst of Waweton acknowledges that he owes to William Edmund of London, fishmonger (*pisconar*), 9 marks and 10*s.*; to be levied, in default of payment, of his lands and chattels in the county of Surrey.

Peter de Montibus acknowledges that he owes to Theobald de Bray 1,000 marks; to be levied, in default of payment, of his lands and chattels in the county of Northampton.

Robert de Armenters acknowledges that he owes to Nicholas de la Beche 100 marks; to be levied, in default of payment, of his lands and chattels in the county of Kent.—The chancellor received the recognisance.

*Cancelled on payment.*March 26.  
Langley.

William de Gatewyk acknowledges that he owes to Richard de Gatewyk 40*l.*; to be levied, in default of payment, of his lands and chattels in the counties of Sussex and Kent.

Walter Crepyng' acknowledges that he owes to Simon de Abyndon of London, 'draper,' 40*l.*; to be levied, in default of payment, of his lands and chattels in the county of Middlesex.

*Cancelled on payment.*March 28.  
Langley.

Richard de Ryvers, knight, acknowledges that he owes to William Tuchet 2,000*l.*; to be levied, in default of payment, of his lands and chattels in the counties of Essex, Berks, Somerset, and Wilts.

1316.

*Membrane 14d—cont.*

To the abbot and convent of Bec Hellouin. Letter signifying the king's will that brother William de Monte Episcopi should retain the government of their priory of Okeburn and be their proctor in England, although he wrote to them requesting them to amove him from that office and to restore brother John de Ponte Episcopi to the same, because he was given to understand that William wasted the woods of the priory and consumed its goods, as he now learns that William has conducted himself well in the office, and has diligently laboured for the defence of their rights in England and in the court of Rome, and that the above suggestion was made by his rivals who desired to procure his amoval.

By C.

Richard Loveday, knight, acknowledges that he owes to William de Gayton, 'taburrer,' 100*l.*; to be levied, in default of payment, of his lands and chattels in the county of Suffolk.

John son of Roger de Sutton acknowledges that he owes to John de la Chaumbre, citizen of London, 8 marks and 10*s.*; to be levied, in default of payment, of his lands and chattels in the county of Essex.

John Waldeshuf acknowledges that he owes to Richard de Messinge of London 8*l.*; to be levied, in default of payment, of his lands and chattels in the county of Lincoln.

*Cancelled on payment.*

April 1. Richard son of Robert Gregory of Woketon acknowledges that he owes to William de Thornetoft, clerk, 25*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in the county of Buckingham.

Master Edmund de London acknowledges that he owes to Adam de Brom, clerk, 100*s.*; to be levied, in default of payment, of his lands and chattels in the county of Essex.

*Cancelled on payment.*

April 2. Hugh de Wyndesore is sent, on account of his good service to the king, to the abbot and convent of Louth Park, to receive the same allowance as Ralph le Charetter, deceased, had in that house.

By p.a. [3645.]

April 6. Walter Waldeshuf, Richard But, and Robert Person, skinner, of London, acknowledge that they owe to Brunettus Guill[elm]i and Nicholas his brother 311*l.*; to be levied, in default of payment, of their lands and chattels in the county (*sic*) of London.

To J. duke of Brabant. The king's merchant Frisottus de Monte Claro has informed him that whereas he lately sent certain wool to Lovayn, in the duke's power, by Pelegrinus de Chiatre, late merchant of Luca, who sold it to divers burgesses and merchants of that town, who bound themselves by letters obligatory to pay for the same at terms now past, John, late duke of Brabant, grandfather of the present duke, broke open certain chests or coffers in that town wherein Frisottus had deposited the said letters, and caused the letters to be taken and carried away, and afterwards forced the said merchants and burgesses to pay him the sums of money named therein, amounting to 1,367 small pounds of Tours, for which money Frisottus and Pelegrinus have not been satisfied in any wise, and that John, late duke of Brabant, father of the present duke, is bound to the said Frisottus and to Tottus his brother in 90*l.* sterling received from them by the hands of Guy, late count of Flanders; the king therefore requests the duke to hear the evidence of Frisottus and to do him justice, he having prayed the king to do so because he was captured and imprisoned for a long time whilst attending to the late king's affairs in Gascony and because he was prevented by the disturbances in various realms and provinces from



1316.

*Membrane 14d—cont.*

prosecuting his right before the duke or his father. The king is sending his clerk Master John Amys to aid Frisottus in this matter, by whom he is requested to certify the king of his proceedings.

To the same. The said Frisottus has shewn the king that whereas Pelegrinus de Chiartre, deceased, was bound to him and his brother Tottus in divers sums at his death, and that the grandfather and father of the said duke owed Pelegrinus divers sums for the arrears of a yearly rent of 300 small pounds of Tours granted to him by them for life and for other causes, amounting in all to 19,200 small pounds of Tours, as contained in divers of their letters, and Gerard de Chiartre, nephew (*nepos*) and heir of Pelegrinus, appointed Frisottus his proctor to collect all debts due to Pelegrinus from the said dukes and assigned to him payment therefrom of the debts due to him and Tottus from Pelegrinus, and has besought the king to assist him in procuring payment of the said duke's debts; wherefore the king requests the duke to hear the evidence of Frisottus and to cause satisfaction to be made to him for the debts. The king is sending his clerk Master John Amys as above.

May 15. Gilbert Pecche acknowledges that he owes to Gilbert de Castthorp 40*l.*;  
Westminster. to be levied, in default of payment, of his lands and chattels in the county of Lincoln.

Enrolment of release by Gilbert de Castthorp to Sir Gilbert Pecche, knight, of his right in the lands of Walter de Castthorp, his ancestor, in Billesfeld, co. Lincoln, concerning which lands the releasor lately impleaded John de Nevill of Stok by writ of novel disseisin before Lambert de Trikyngham and his fellows, justices appointed to take seizures in that county. Witnesses: Richard de Playz; William de Boyton; John de Ingham; Henry de Thurston; Walter Ryvel. Dated at Westminster, 5 May, 9 Edward II.

*Memorandum*, that Gilbert de Castthorp came into chancery at Westminster, on the said day, and acknowledged the above deed.

*MEMBRANE 13d.*

Enrolment of grant by Richard son and heir of Sir Peter de Taleworth, knight, to Margery de Wyleghby, John de Heiden, Walter Crapinel, and Richard de Schenefeld of his manor of Wrattin<sup>g</sup> Taleworth and the advowson of the church for their lives; rendering therefor 60*l.* yearly. Witnesses: Sir Gilbert Pecche, William de Goldyngton, Baldwin de Maniers, Robert de Aspal<sup>l</sup>, and Robert de Lacy, knights; Walter de Clopton, William de Hansech, William de Gretton, John son of Philip. Dated at London, on Saturday after the Epiphany, 9 Edward II.

*Memorandum*, that the grantor came into chancery at Holy Trinity church near Algate, London, on 24 March, and acknowledged the above deed.

Enrolment of deed of the said Richard son and heir of Sir Peter de Taleworth, knight, acknowledging receipt of 900*l.* from the above Margery, John, Walter, and Richard for fifteen years of the above yearly rent, for which period he acquits them. Witnesses as above. Dated at London, on Sunday after the Epiphany, 9 Edward II.

*Memorandum*, that Richard acknowledged the deed as above.

March 29. Edmund de Cornubia, knight, lord of Thounek, acknowledges that he  
Langley. owes to Cambinus Fulberti of Florence 20 marks; to be levied, in default of payment, of his lands and chattels in the county of Lincoln.

*Cancelled on payment.*

1316.

*Membrane 13d—cont.*March 26.  
Langley.

To John son of Thomas. Request that he will continue his fidelity to the king in defending Ireland against the Scots and that he will aid and council other of the king's subjects in doing so, the king thanking him for his past services in this behalf. [*Parl. Writs.*]

The like to seven others. [*Ibid.*]

To Richard de Clare. Like letter, with omissions. [*Ibid.*]

The like to six others. [*Ibid.*]

March 30.  
Langley.

Robert de Watevill, knight, acknowledges that he owes to Augustin de Wyxebrigg', clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in the county of Norfolk.

*Cancelled on payment.*

The said Robert acknowledges that he owes to Thomas Rys of London, goldsmith (*orfevre*), 10 marks; to be levied, in default of payment, of his lands and chattels in the county of Norfolk.

Enrolment of grant from Edward le Blund, son and heir of the late John le Blund, knight, to Robert le Freynsh, 'carpenter,' citizen of London, of the tenement that the donor has by demise from Robert de Haghham and lady Idonia his wife, mother of the donor, which they held of his inheritance, in the parish of St. Margaret's atte Patyns, London, lying between the tenement lately belonging to Roger de Wandlesworth on the north and that of Alfred le Wodere on the south, and between the tenement of John Adrian on the west and the king's highway on the east; rendering therefor 20*s.* yearly to Idonia during her life, and to Edward and his heirs after her death. Witnesses: Stephen de Abyndon, mayor of London; Hamo Godchep and William de Bodele, sheriffs of London; Robert de Kelseie, alderman of that ward; John Sterre, Robert Yon, John Cros, Simon de Abyndon, Thomas Prentiz, Master Simon de Cantuar[ia], carpenter, Wymund Brother, William Cros, John de Romeneye, John de Wrotham, Richard Swote, William Soreweles, Walter Cros, Ralph de Storteford, Robert de Mockyng', John Frosh, John Annore, serjeant of that ward, Ralph the clerk. Dated at London, on Tuesday after the Annunciation, 9 Edward II.

*Memorandum*, that the said Edward and Robert came into chancery at Westminster, on Wednesday after the Annunciation, and acknowledged the above deed.

April 2.  
Langley.

Ralph le Fisser of Kyngeston acknowledges that he owes to John de la Chaumbre, citizen of London, 40*s.*; to be levied, in default of payment, of his lands and chattels in the county of Surrey.

April 4.  
Langley.

To Robert de Kendale, constable of Dover castle and warden of the Cinque Ports. Order to proceed in person to the Cinque Ports and to the other ports between Grenewiche and Southampton, and to induce the barons, bailiffs, men, and communities thereof to prepare as much shipping as they can, and to send them to stay at their cost in the king's service for as long as he can induce them to let them stay, as the king wishes to provide ships for the better keeping of the English sea and for the repulse of certain malefactors who have committed manslaughter and other enormities on the sea upon the men of this realm and upon men from foreign parts coming to this realm with victuals and other goods, for which purpose he has requested the barons, bailiffs, men, and communities aforesaid to assist the said Robert with ships, and that they will give credence to what he shall say.

The like to John Boteturt appointed for the above purpose between Lynn and the Thames.

The like to John de Norton, appointed for the above purpose between Southampton and Falemuth.

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*Membrane 13d—cont.*April 12.  
Windsor.

Richard Trallock, who served the king in Gascony, Scotland, and elsewhere, is sent to the abbot and convent of St. Radegund near Dover to receive maintenance in food, clothing, shoelather, and other necessities of life, and a chamber within the enclosure of their abbey for his residence.

By p.a. [3655.]

April 15.  
La Naye.

Richard de Durston, Simon de Stoford, Walter Ireysse, William Pollard, Adam Joye, and Richard le Smale came into the king's court before the king, on Wednesday the feast of SS. Tiburtius and Valerian, and sought to replevy their land in Sutton Vautord, taken into the king's hands for their default before the justices of the Bench against William son of Peter de Sancto Antonio. This is signified to the justices.

*MEMBRANE 12d.*

Enrolment of letter of John le fuiz Thomas, lord of Offaly, Richard de Clare, Maurice le fuiz Thomas, Thomas le fuiz John, John le Poer, baron of Donnoille, Arnald le Poer, Maurice de Rochesford, David de la Roche, and Miles de la Roche, promising and swearing to defend the king's rights in Ireland, certain traitors and the Scotch rebels having entered that land and having leagued with them all the Irish and a great part of the English. They agree that their bodies, lands, and chattels shall be forfeited if they fail in their loyalty, and to render hostages to the king for fulfilment hereof, who are to be put in Develyn castle or elsewhere at the king's pleasure, provided that they be well guarded and suitably maintained according to their estate at the king's cost. Dated at Divelyn, on Wednesday after the Purification, 9 Edward II. *French.* [*Fadera; Parl. Writs.*]

*Memorandum*, that this letter was delivered by Sir Roger de Northburgh, keeper of the wardrobe, at Westminster, on 17 April, to Sir Adam de Osodeby, keeper of the rolls of chancery, for enrolment; by whom it was re-delivered after enrolment. [*Ibid.*]

April 8.  
Langley.

John de Boclonde, knight, acknowledges that he owes to Richard de Notyngham, clerk, 20 marks; to be levied, in default of payment, of his lands and chattels in the county of Kent.

April 17.  
Westminster.

Thomas de Veer acknowledges that he owes to William Trente, citizen of London, 800*l.*; to be levied, in default of payment, of his lands and chattels in the county of Essex.

*Cancelled on payment.*April 17.  
Westminster.

Emma atte Barre came before the king, on Thursday after SS. Tiburtius and Valerian, and sought to replevy her land in the parish of St. Clement Danes (*Dacorum*) without the bar of the New Temple, London, taken into the king's hands for her default before the king against William son of Robert atte Barre. This is signified to the justices of the Bench.

April 12.  
Windsor.

To H[aakon], king of Norway. The king has received his letters concerning damages inflicted by their subjects upon one another, in answer to the king's letter, requesting the king to send some persons to Norway to treat concerning the said damages; to which the king replies that, although the king of Norway ought to send to him, he has nevertheless caused Bernard Barran, Siglaf Sus, and John de Walton, merchants residing within his realm, to treat with those deputed by the king of Norway, and he requests the king of Norway to admit them and to appoint others on his side, so that the matter may be speedily terminated, sending to the king a written account of his proceedings by whichever of the said Bernard, Siglaf and John first returns hither. [*Fadera.*]

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*Membrane 12d—cont.*April 19.  
Westminster.

Robert de Dacheffe came before the king, on Monday after SS. Tiburtius and Valerian, and sought to replevy to John de Hadresham and Nicholaa his wife and Richard le Wayte and Alice his wife their land in Cumbe Neville, taken into the king's hands for their default before the justices of the Bench against Christina, late the wife of William de Nevill. This is signified to the justices.

April 10.  
Westminster.

To the sheriff of Lincoln. Order to cause proclamation to be made prohibiting any one taking unjust prises from prelates, men of religion, ecclesiastics, or clerks or laymen, under the penalties contained in the late king's statute and in the ordinances of the ordainers lately approved by the king.

The like to all the sheriffs of England.

April 22.  
Westminster.

Reginald de Shangton came before the king, on Thursday after St. Alphege, and sought to replevy to Roger Janekyn the said Roger's lands in Rokeburn, taken into the king's hands for his default before the justices of the Bench against Adam de Lafford. This is signified to the justices.

April 24.  
Westminster.

To the bailiffs, men, and community of Romenhale. Order prohibiting their going armed or doing anything in breach of the peace on account of the dissensions between them and the men of the community of the marsh of Romenhale, under pain of forfeiture, as the king understands they are preparing to revenge their injuries by arms. He has prohibited the men of the marsh in like manner, and he will shortly send some of his subjects to those parts to enquire into the premises and to do justice therein.

By C.

The like to all and singular the men of the marsh of Romenhale.

April 24.  
Westminster.

Roger atte Halleyate of Rothewell and Emma his wife came before the king, on Saturday after St. George the Martyr, and sought to replevy his land in Hothorp, taken into the king's hands for their default before the justices of the Bench against Walter le Templar. This is signified to the justices.

April 15.  
Westminster.

John de Borham, citizen of London, acknowledges that he owes to Walter de Reyndon 80s.; to be levied, in default of payment, of his lands and chattels in the city of London.

Thomas de Isham, parson of the church of St. Nicholas Colhabe, London, acknowledges that he owes to Gerard de Ourous 12l.; to be levied, in default of payment, of his lands and chattels in the city of London.

April 24.  
Westminster.

William de Welby acknowledges that he owes to Adam de Brom, clerk, 16 marks; to be levied, in default of payment, of his lands and chattels in the county of Lincoln.

*MEMBRANE 11d.*

John Flemyng and Robert Pougier of London mainperned for Gregory de Poey, merchant of Piacenza (*Placencia*), that he will not take his honey and merchandise now in the port of Sandwich to the enemies of the king or of the king of France.

April 10.  
Westminster.

To the sheriff of Cambridge and Huntingdon. Order to cause proclamation to be made prohibiting any one doing anything contrary to the late king's statute and the ordinance of the ordainers concerning unjust prises.

*Et fuit patens.*

April 25.  
Westminster.

Paulinus Peyvre acknowledges that he owes to John Vanne, citizen of London, 20l.; to be levied, in default of payment, of his lands and chattels in the county of Buckingham.

1316.

*Membrane 11d—cont.*

Nicholas le Taillour of Shingledewell acknowledges that he owes to John de Cokermuth 10*l.*; to be levied, in default of payment, of his lands and chattels in the county of Kent.

Henry Dyse acknowledges that he owes to Robert le Chaumberlayn 7*l.*; to be levied, in default of payment, of his lands and chattels in the county of Buckingham.

April 26. John de Heggham came before the king, on Monday after St. Mark, and  
Westminster. sought to replevy to Nicholas de Arundel the said Nicholas's land in Feltewell, taken into the king's hands for his default before the justices of the Bench against Ascelina, late the wife of John Spynevyl. This is signified to the justices.

Enrolment of deed of William de Thorntoft, rector of Knesale church, acknowledging receipt from the abbot and convent of Rufford of 200 marks awarded to him by the ordinance of W. late archbishop of York for his expenses in a cause of tithes between him and the said abbot and convent. Witnesses: Sir John de Sandale, chancellor of England; Sir Adam de Osgodeby; Sir Robert de Bardelby; Sir William de Ayremynn; Sir William de Bevercote; Sir Robert de Askeby; Master Henry de Clyf; Sir Roger de Sutton; William de Bildesthorp. Dated at London, 27 April, 1316.

April 24. John de Redynges, who long served the king, is sent to the abbot and  
Westminster. convent of Colecestre to receive the same allowance for life as Roger Fillol, deceased, received in that house. By p.s. [3659.]

April 26. William de Upton, citizen of London, acknowledges that he owes to  
Westminster. Michael Myniot, vintner of the same, 30*l.*; to be levied, in default of payment, of his lands and chattels in London.

Richard son of Richard Abbot came before the king, on Friday the feast of St. George, and sought to replevy his land in Bereford St. John's, taken into the king's hands for his default before the justices of the Bench against Margery, late the wife of William Abbot. This is signified to the justices.

April 23.\* John Upwithstreng, who long served the king, is sent to the prior and  
Westminster. convent of Karesbrok to receive maintenance in their house in place of Philip de Candevre, deceased, who had his maintenance therein by the late king's order. By p.s. [3657.]

Nicholas Russel, who long served the king and was maimed in his service in Scotland, is sent to the master and brethren of St. John's Hospital, Brakle, to receive suitable maintenance in their house.

By p.s. [3658.]

Henry le Keu of Westminster acknowledges that he owes to Robert de Aldenham 60*s.*; to be levied, in default of payment, of his lands and chattels in the county of Middlesex.

April 29. Peter de Eyvill, knight, acknowledges that he owes to William de  
Westminster. Ayremynn, clerk, 25 marks; to be levied, in default of payment, of his lands and chattels in the county of York.—The chancellor received the recognisance.

*Cancelled on payment.*

May 1. Stephen de Boys acknowledges that he owes to Edward le Blound  
Westminster. 17*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in the county of Wilts.

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\* The privy seals are dated 24 April.

1316.

*Membrane 11d—cont.*

John de Bekyngham of Redenesse acknowledges that he owes to Robert de Askeby, clerk, 40s. ; to be levied, in default of payment, of his lands and chattels in the county of York.

*Cancelled on payment.*

Roger le Graunt, 'barber' of London, acknowledges that he owes to Ebulo de Montibus 100s. ; to be levied, in default of payment, of his lands and chattels in London.

Peter de la Rokele acknowledges that he owes to Henry de Sedgrave, knight, 50 marks ; to be levied, in default of payment, of his lands and chattels in the county of Buckingham.

**April 28.**  
**Westminster.** Richard son of Stephen le Hornere of Fletstrete acknowledges that he owes to Thomas de Barneby, clerk, 40s. ; to be levied, in default of payment, of his lands and chattels in the city of London.

The prior of Bermundeseye acknowledges that he owes to Ebulo de Montibus, knight, 16 marks ; to be levied, in default of payment, of his lands and chattels in the county of Surrey.

**May 2.**  
**Westminster.** John son of Philip de le Beche acknowledges that he owes to Osbert son of John de Clynton of Coleshull 200l. ; to be levied, in default of payment, of his lands and chattels in the county of Berks.

*Cancelled on payment.*

Thomas son of Robert Gerberd acknowledges that he owes to John Mantravers the younger 1,000l. ; to be levied, in default of payment, of his lands and chattels in the county of Southampton and Wilts.

*Cancelled on payment.*

Osbert son of John de Clynton of Coleshull acknowledges that he owes to John son of John de la Beche 200l. ; to be levied, in default of payment, of his lands and chattels in the county of Norfolk.

*Cancelled on payment.*

Richard de Berlaye, knight, acknowledges that he owes to William de Ayremynne, clerk, 20l. ; to be levied, in default of payment, of his lands and chattels in the county of York.

*Cancelled on payment.*

John de Sancto Johanne, lord of Basyng', acknowledges that he owes to John de Bello Campo of Somerset 500 marks ; to be levied, in default of payment, of his lands and chattels in the county of Sussex.

**May 3.**  
**Westminster.** Philip de Columbariis acknowledges that he owes to John, bishop of Bath and Wells, 100l. ; to be levied, in default of payment, of his lands and chattels in the county of Somerset.

*Cancelled on payment.*

Philip de Columbariis acknowledges that he owes to John de Godele 80l. ; to be levied, in default of payment, of his lands and chattels in the county of Somerset.

**May 4.**  
**Westminster.** John Mauleverer acknowledges that he owes to William de Thorntoft, clerk, 5 marks ; to be levied, in default of payment, of his lands and chattels in the county of York.

*Cancelled on payment.*

Ralph Olyver of Sandon, parson of the church of Malketon, diocese of Ely, acknowledges that he owes to Master Robert de Pynchebek, canon

1316.

*Membrane 11d—cont.*

of York, 38*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in the county of Hertford.

*Cancelled on payment, acknowledged by John de Goushull and William de Manthorp, executors of Robert.*

May 4. Agnes wife of John le Porte came before the king, on Tuesday after the Westminister. Invention of the Holy Cross, and sought to replevy her and her husband's land in Wilmeleghton, taken into the king's hands for their default before the justices of the Bench against Alexander, prior of Chaucumbe. This is signified to the justices.

May 5. William Rydel acknowledges that he owes to Geoffrey le Scrop 310 marks; Westminister. to be levied, in default of payment, of his lands and chattels in the counties of York and Northumberland.

May 7. Thomas Huscarl acknowledges that he owes to Henry de Malynes 40*l.*; Westminister. to be levied, in default of payment, of his lands and chattels in the counties of Oxford and Berks.

William Ammory of Temple Coueleghe acknowledges that he owes to Robert le fiz Neel, 20*l.*; to be levied, in default of payment, of his lands and chattels in the county of Oxford.

*Memorandum*, that on 3 May the king ordered the treasurer not to cause writs of *ad quod dampnum* to be made in chancery without his special order for religious or others in mortmain. And afterwards, the treasurer interpreted that the order did not extend to such writs for chantries and to taking fines therefor.

*MEMBRANE 10d.*

Enrolment of agreement made at Westminister, in the presence of Humphrey de Bohun, earl of Hereford and Essex, John de Sandale, the chancellor, Walter de Norwyco, treasurer of England, Robert son of Walter, lord of Wodeham, baron, Hervey de Stanton, baron of the exchequer, Master John Walewayn, escheator this side Trent, between Anna, abbess of Berkyngg', and the convent of the same, on the one part, and Richard, abbot of Stratford, and the convent of the same, on the other, concerning the making and maintenance of the bridges and causeways between Stratford-atte-Bowe and Hamme Stratford, cos. Essex and Middlesex, concerning which there was a plea between the king and the abbess, on the one part, and the abbot on the other, before Sir Roger le Brabanzon and his fellows, justices for the king's pleas, to wit that the abbot is bound to make and repair the said bridges and causeways by reason of tenements held by him in the said towns, which were held by his predecessors from old time as alleged on behalf of the king and the abbess, the abbot denying that he is so bound. The abbot and convent now agree that they and their successors and their church of Stratford in spiritualities and temporalities shall be bound to the king and the abbess and their successors to construct and maintain the said bridges and causeways for ever, and to save the abbess harmless concerning the same against all men. For this grant the abbess gave the abbot 200*l.*, saving to her and her successors the service of the rent of 4 marks that the abbot and convent pay to her for the lands that they hold of her abbey in both the said towns of Stratford. Dated at London, Friday after St. Valentine, 1315.

May 7. Thomas de Clenche, parson of Bridebrok church, diocese of London, Westminister. acknowledges that he owes to John de Lyston 16*l.*; to be levied, in default of payment, of his lands and chattels in the county of Essex.

1316.

*Membrane 10d—cont.*

Simon de Goldington acknowledges that he owes to Beatrice de Eppinge 40s.; to be levied, in default of payment, of his lands and chattels in the county of Essex.

May 5. Robert de Carliolo is sent, on account of his long service to the king and  
Westminster. his father, to the abbot and convent of Oseneye to receive for life maintenance for himself, a horse and a groom, and to have a chamber within the enclosure of the abbey.  
By p.s. [3663.]

May 5. John le Barber is sent to the prior and convent of Wyrecestre to receive  
Westminster. such maintenance in their house as Nicholas Renty used to receive.

By p.s. [3662.]

Richard son of Robert Colet of Newelond acknowledges that he owes to Richard de Bisshopeston, clerk, 40l.; to be levied, in default of payment, of his lands and chattels in the county of Stafford.

Enrolment of deed of John son of William Waldeshof, witnessing that whereas he sought before the justices of the Bench 40l. from Philip, prior of Tywardrayth, which he alleged to be in arrear of a yearly rent of 40s., he now, owing to peace having been made between them by their friends, acknowledges himself to have been satisfied in full for the said 40l. and for the said yearly rent by the prior, and he acquits him and his successors of the yearly rent and arrears, and grants that any letters of theirs shall be cancelled. Witnesses: John Loveday, John de Tranoyoun, Richard de Bosneysek, Benedict le Bray, John Godrevy. Dated at London, 4 May, 9 Edward II.

*Memorandum*, that John came into chancery at Westminster, on 9 May, and acknowledged the above deed.

May 11. Geoffrey Howeles acknowledges that he owes to Bancus de Lere, merchant,  
Westminster. 60 marks; to be levied, in default of payment, of his lands and chattels in the county of Sussex.

*Cancelled on payment, acknowledged by Nicholas Seriolus of Genoa, attorney of Bancus for this purpose, on 20 March, 10 Edward II.*

William de Chauncy of Skyrpenbek, who claims to be the heir of William de Vesey the elder, puts in his place Richard de Pykering' and John de Ellerker the younger to sue for and receive in chancery the lands of the said William that ought to descend to him in inheritance.

May 14. Robert son of Henry Chival acknowledges that he owes to Maurice  
Westminster. Dragheswerd of Pichelesthorn 40l.; to be levied, in default of payment, of his lands and chattels in the county of Hertford.

Osbert Gyffard, parson of the church of Intebarwe, acknowledges that he owes to Hugh de Coleford 200l.; to be levied, in default of payment, of his lands and chattels in the county of Stafford.

Robert de (*sic*) Mauleverer acknowledges that he owes to Robert de Bardelby, clerk, 40l.; to be levied, in default of payment, of his lands and chattels in the county of Sussex.

*Cancelled on payment.*

Richard de Hoo of Kyngeston acknowledges that he owes to Richard de Cornubia, clerk, 200 marks; to be levied, in default of payment, of his lands and chattels in the county of Surrey.

Osbert Ostage, parson of the church of Pychecot, diocese of Lincoln, acknowledges that he owes to Margery, late the wife of John de Baiocis, 26 marks 6s. 8d.; to be levied, in default of payment, of his lands and chattels in the county of Essex.



1316.

*Membrane 10d—cont.*

William son of Geoffrey de Dikelburgh acknowledges that he owes to William de Porkele 20*l.*; to be levied, in default of payment, of his lands and chattels in the county of Norfolk.

*Memorandum*, that Richard Wake and John Wype came into chancery at Westminster, on 8 May, and acknowledged, for themselves and their fellows, that Robert Elys has satisfied them for 259*l.* for the damages inflicted upon them by the men of the power of William, count of Hainault, Holland, and Zeeland (*Seland*), and lord of Friesland; and they granted that the count and his men should be quit of payment of the said sum, which Cristiana (*sic*) de Raphurst, knight, and the other envoys of the count granted in the parliament at Staunford, in the third year of the king's reign, should be paid to them. They granted that the bond made by the count to the said Robert so that Robert should satisfy them for the above sum, which bond was transferred to them by consideration of the king's court, shall henceforth remain in Robert's possession.—Robert de Bardelby and Robert de Askeby received the acknowledgment.

*Memorandum*, that, on 14 May, certain inquisitions of the lands of the late James de Bohun, tenant in chief, with thirteen schedules attached, were delivered to Sir William Inge on account of certain claims contained therein.

*Vacated.*

May 12. Henry Sturmy acknowledges that he owes to John de Winterborn Westminster. 71*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in the county of Wilts.

May 13. William le Bustlere of Hildrichesham and Robert his son acknowledge Westminster. that they owe to Emericus Pauncefot 120*l.*; to be levied, in default of payment, of their lands and chattels in the county of Kent.

May 14. John son of Aliland de Acre acknowledges that he owes to Ebulo de Westminster. Montibus 40*l.*; to be levied, in default of payment, of his lands and chattels in the county of Norfolk.

May 15. Simon de Sibthorp acknowledges that he owes to Richard de Willughby Westminster. 17 marks 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in the county of Nottingham.

May 13. John le Moyne of Clifton, John Lhude of Clifton, John Warde, and Westminster. William Hendyman acknowledge that they owe to Adam de Osgodeby, clerk, 40*l.*; to be levied, in default of payment, of his lands and chattels in the county of Berks.

*Note of payment of 43 marks 4*s.* 6*d.**

May 21. Ralph de Shirle, knight, acknowledges that he owes to Walter Waldechef Westminster. 500 marks; to be levied, in default of payment, of his lands and chattels in the counties of Derby and Warwick.

Bartholomew de Badelesmere acknowledges that he owes to Roger de Mortuo Mari of Wygemor 2,000 marks; to be levied, in default of payment, of his lands and chattels in the county of Kent.—The chancellor received the acknowledgment.

*Cancelled on payment.**MEMBRANE 7d.*

May 22. John de Bromfeld acknowledges that he owes to William de Thorntoft, Westminster. clerk, 12 marks 7*s.*; to be levied, in default of payment, of his lands and chattels in the county of Hereford.

1316.

*Membrane 7d—cont.*

John le Frensh of Westchayham acknowledges that he owes to the prior of Christchurch, Canterbury, 30*l.*; to be levied, in default of payment, of his lands and chattels in the county of Surrey.

Nicholas de Portington and John de Bekingham of Rednesse acknowledge that they owe to William de Ayremynn, clerk, 40*s.*; to be levied, in default of payment, of their lands and chattels in the county of York.

May 23.  
Westminster.

Reginald son of Bertram de Ibestok acknowledges that he owes to William de Thornetoft, clerk, 26*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in the county of Leicester.

May 28.  
Westminster.

Stephen le Bygod, parson of the church of Littelbir[y], diocese of London, acknowledges that he owes to Peter de Novo Castro, citizen of London, 88 marks; to be levied, in default of payment, of his lands and chattels in the city of London.—The chancellor received the acknowledgment.

*MEMBRANE 6d.*

May 20.  
Westminster.

Roger de Weston acknowledges that he owes to Master John de Weston 300*l.*; to be levied, in default of payment, of his lands and chattels in the county of Northumberland.—This recognisance was taken by the chancellor.

Enrolment of charter of King John, dated at Westminster, 25 March, in the fifth year of his reign, deafforesting the forest of Essex between the causeway on the north going from Starteford to Colecestre as far as to the wood of Wildehaya where the end of the ditch called 'Haydich' joins the said causeway, and thence over the causeway as the way goes to the new bridge, and thence as the great way goes as far as Eylande. Witnesses: H. archbishop of Canterbury; E. bishop of Ely; J. bishop of Norwich; W. bishop of London; G. son of Peter, earl of Essex; earl W. the Marshal; R. earl of Leicester; William de Braola (*sic*); and Hugh de Nevill. [*Rot. Chartarum.*]

May 22.  
Stortford.

To W. count of Hainault, Holland, and Zeeland, and lord of Friesland. The count has lately sent to the king Walter le Keu of Lincoln and Henry Rutebude, burgess of Dordrecht (*de Durdraeco*), his proctors and envoys, with his letters praying the king to cause to be delivered to him his bond made to Robert Elys of Great Yarmouth for 1,300*l.* in order that Robert might satisfy the above-named Walter and his fellows on the count's behalf for 954*l.* and Richard Wak and John Wyp and their fellows for 259*l.*, for the damages inflicted upon them by men of the count's power, according to an ordinance made in parliament at Stanford, in the third year of the king's reign, which was deliberated and treated of in the parliament at Lincoln in the quinzaine of Hilary last with those of the king's council and the said envoys, when it was found, after examination of the accounts between Robert and the said Walter and his fellows, that Robert received 240*l.* 10*s.* 10½*d.* only from the count's men, of which he had paid 224*l.* 10*s.* 6½*d.* to Walter, retaining 16*l.* 0*s.* 10*d.*, and that 87*l.* over and above the sum due to the said merchants were owing to Robert, for which he ought to be satisfied before the bond is taken from him, and the count's envoys would not satisfy him therefor, as the king wrote the count by the envoys; wherefore he has prefixed Martinmas next before him and his council for further proceedings. Whereas Richard Wak and John Wyp, who were not present in the parliament at Lincoln, afterwards acknowledged in chancery that Robert had satisfied them for 259*l.*, wherefor Robert asserts that he ought to be satisfied by the count, and that he ought to be satisfied for the abovesaid 87*l.* and for 28*l.* 15*s.* 0*d.* that ought to remain to him of the sum acknowledged as due to Walter, according to a deed of arbitration made between them in chancery, the

1316.

*Membrane 6d—cont.*

king prays the count to cause Robert to be satisfied for these sums and for his damages and expenses, which he is bound to pay him by the said bond, deducting therefrom the said sum of 16*l.* 0*s.* 10*d.* retained by Robert. The king requests the count to certify him this side Martinmas of his proceedings herein.

June 1. Thomas de Beltoft the elder acknowledges that he owes to John de Westminister. Sandale, clerk, 200*l.*; to be levied, in default of payment, of his lands and chattels in the county of Lincoln.

May 28. Walter le Gras, knight, acknowledges that he owes to John Pecok 30*l.*; Westminister. to be levied, in default of payment, of his lands and chattels in the county of Surrey.

May 20. William de Billynglewe came before the king, on Monday after St. Westminister. Augustine, and sought to replevy to Thomas de Mar and Alice his wife, Hugh son of Hugh de Billinglewe and Juliana [his] wife, Margaret and Matilda, daughters of Ralph de Billynglewe, their land in Billinglewe, taken into the king's hands for their default before the justices of the Bench against Robert son of Ralph de Shepenes and Matilda his wife, William son of Peter de Waddeworth and Sibyl his wife. This is signified to the justices.

May 24. To Berenger Blank, admiral of the fleet of L[onis], king of France Walden. and Navarre in the parts of Caleys. The king has received his letters in reply to the king's letter concerning the carrying away by him and others of his fleet of a great ship of Genoa called '*Dromund*,' laden with corn and other victuals, lately brought under the king's protection and with his assent to England, in which letters Berenger states that he has orders from king Louis to aid the king of England's men and to injure his enemies, and that he, having been told that certain great ships laden with corn and other victuals would come to Flanders, took the aforesaid ship because she on another occasion went to the land of the Saracens for the above and other feigned reasons; as the ship and her crew came to this realm under the king's protection and conduct, and as they began unloading her in a place called '*Le Dunes*' within the port of Sandwich, from whence Berenger carried away the said ship with a great part of her cargo, including 500 quarters of wheat provided for the munition of Berwick-on-Tweed, the king again asks him to cause the ship and cargo to be led back to Le Dunes without delay, and that he will certify the king by the bearer of his proceedings. As soon as the ship has been restored, the king will cause to be done what his council shall advise concerning Berenger's men who assisted him in carrying away the ship and who were arrested and imprisoned at Sandwich.

Enrolment of indenture witnessing that Thomas de Beltoft the elder, son of the late Sir Roger de Beltoft, grants that if any charter of feoffment or other deed be hereafter found whereby he or his heirs might claim or challenge aught in the manor of Clauword Wodehous, then from that time he and his heirs shall be bound to Sir John de Sandale in 200*l.*, according to the recognisance made by Thomas in chancery; John de Sandale granting that Thomas and his heirs shall be quit of the said sum and that the recognisance shall be annulled if no such charter or deed be found. Dated at London, 1 June, 9 Edward II. *French*.—The chancellor received the recognisance.

*Memorandum*, that John and Thomas came into chancery at Holy Trinity Priory, London, on the above day, and acknowledged the said deed.

May 18. Emma daughter of William de Paris of Flete of London, and Ralph son Westminister. of James son of Michael de London acknowledge that they owe to Hugh de

1316.

*Membrane 6d—cont.*

Wygton, skinner, 12*l.*; to be levied, in default of payment, of their lands and chattels in the county of Middlesex.

May 29. To the sheriff of Huntingdon. Order to pay to Andrew le Moygne and  
Westminster. John Waldeshel, knights of that county, their wages and expenses in coming to the king at Westminster to treat concerning the perambulations of the forests, and in staying there, to wit from the quinzaine of Easter until Saturday after St. Augustine. [*Parl. Writs.*]

The like to the sheriffs of eleven other counties for the wages of the knights of the same. [*Ibid.*]

June 4. Nicholas de Meynill, knight, acknowledges that he owes to Peter de  
Westminster. Donewyc, clerk, 100*l.*; to be levied, in default of payment, of his lands and chattels in the county of York.

May 6. John de Henle, son of Elias de Walyngford, acknowledges that he owes  
Hadley. to Robert de Malton 100*s.*; to be levied, in default of payment, of his lands and chattels in the city of London.

*MEMBRANE 5d.*

May 27. To the sheriff of Middlesex. Order to cause proclamation to be made  
Westminster. proroguing until the feast of St. Laurence the day for the military service due to the king to be at Newcastle-on-Tyne, which the king previously ordered him to summon to be there in the quinzaine of the Nativity of St. John the Baptist. [*Fœdera; Parl. Writs.*]

The like to all the sheriffs of England. [*Ibid.*]

June 26. To Richard de Horsle, Roger Heyron, and Nicholas Scot. Order to  
Westminster. choose and arm without delay the men that the king lately ordered them to choose in the county of Northumberland and have at Newcastle-on-Tyne by St. Laurence, and to cause their wages to be assessed, and to permit their arms and wages to remain in possession of the townships until further orders. [*Parl. Writs.*]

The like to others in thirty-six counties. [*Ibid.*]

*MEMBRANE 4d.*

June 12. Thomas son of John de Maydenstan acknowledges that he owes to  
Westminster. Thomas de Haveryng' 10*l.* 16*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in the county of Kent.

June 12. Henry son of Roger de la Holte and Christiana his wife came before the  
Sheen. king, on Saturday after St. Barnabas, and sought to replevy their land in Alnicestre, taken into the king's hands for their default before the justices of the Bench against Agnes, late the wife of Ralph Basely. This is signified to the justices.

June 13. William de Honyngham, chaplain, acknowledges that he owes to Richard  
Westminster. Cros, citizen of London, 20 marks; to be levied, in default of payment, of his lands and chattels in the county of Warwick.

— Matilda, late the wife of Robert de Tony, puts in her place Adam Page of Saham or William Tebaud against Alice, countess of Warwick, in a plea of assignment of the countess's dower before John de Thorp.

1316.

*Membrane 4d—cont.*

June 14. Richard de Bachesworth acknowledges that he owes to Simon de Swans-  
Westminster. lund 2,000*l.*; to be levied, in default of payment, of his lands and chattels  
in the county of Middlesex.—The chancellor took the recognisance.

John Blaket acknowledges that he owes to Edmund de Cyltre  
19*l.* 14*s.* 5*d.*; to be levied, in default of payment, of his lands and  
chattels in the county of Buckingham.

June 14. Roger de Waleden came before the king, on Monday after St. Barnabas,  
Westminster. and sought to replevy to Walram de Rocheford and Elizabeth his wife  
their land in Amwell, taken into the king's hands for their default in the  
king's court against Peter de Lymesy. This is signified to the justices.

Thomas de Veer acknowledges that he owes to John de Sandale, clerk,  
50 marks; to be levied, in default of payment, of his lands and chattels in  
the county of Essex.—Robert de Bardelby received the recognisance.

*Cancelled on payment.*

June 16. Richard son of Richard de Sutton acknowledges that he owes to Peter  
Westminster. de Sutton 22*l.*; to be levied, in default of payment, of his lands and chattels  
in the county of Southampton.

Robert Bolle acknowledges that he owes to Thomas, earl of Norfolk and  
Marshal of England, 7*l.* 12*s.* 0*d.*; to be levied, in default of payment, of  
his lands and chattels in the county of Suffolk.

— Scolastica de Mewes, sister and co-heiress of Theobald de Geyton, tenant  
in chief, puts in her place William, parson of the church of Gayton, and  
Peter de Fleg' to sue in chancery for her purparty of Theobald's lands.

June 16. Michael de Magna Muskeby acknowledges that he owes to John de  
Westminster. Stokesleye 40*l.*; to be levied, in default of payment, of his lands and  
chattels in the county of York.

June 6. Nicholas de Menill acknowledges that he owes to Adam de Osgodeby,  
Hadley. clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in  
the county of York.

*Cancelled on payment, acknowledged by Master Henry de Clif, one  
of Adam's executors.*

June 16. John de Barby acknowledges that he owes to William de Ayremynn,  
Westminster. clerk, 5 marks; to be levied, in default of payment, of his lands and  
chattels in the city of London.

Thomas Cockerel is sent to the abbot and convent of Glastonbury to  
receive the necessaries of life in the place of William de Ponton, deceased.

*By p.s.*

Robert de Karliolo is sent to the prior and convent of Monkirkreby to  
receive the necessaries of life in place of Robert de Farnham, deceased.

*By p.s.*

*Memorandum*, that the king at Westminster, on 17 June, granted, at the  
instance of the earl of Pembroke, to John de Crosseby, clerk of the  
chancery, the first void church of the king's gift under the taxation of 20*l.*,  
and hereupon ordered Sir John de Sandale, the chancellor, to present the  
said clerk to such church when a voidance occurs.

*Memorandum*, that whereas amongst other manors and lands lately  
assigned by the king to Matilda, late the wife of Robert de Thony, tenant  
in chief, there was assigned the rent that Geoffrey de Thony used to render  
to Robert for Robert's lands in Sele and Suthtaunton, co. Devon, which  
Geoffrey held for life by grant from Robert, with provision that if Matilda  
survived Geoffrey, then Alice, countess of Warwick and her heirs, should be

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*Membrane 4d—cont.*

bound to pay the said rent to Matilda for her lifetime, as more fully contained in the aforesaid assignment; and afterwards, as Geoffrey had died, the king ordered the countess to pay the said rent to Matilda, but the countess has hitherto not done so; whereupon the king ordered Master John Walewayn, escheator this side Trent, to warn the countess to be before the king in chancery on the morrow of Holy Trinity last to shew cause why she should not pay the rent to Matilda; and the countess appeared on that day by John de Barowe, her attorney, and asserted that she held the lands in question, and granted that Matilda should receive the said rent for life. And Matilda's attorney was told to distrain for any arrears of the said rent from Geoffrey's death, if he thought fit.

June 28. Richard de Stanford Rivers and Richard Wrytel acknowledge that they owe to Roger de Greford 22*l.*; to be levied, in default of payment, of their lands and chattels in the county of Essex.

June 26. Roger de Sutton, parson of the church of Beleden, diocese of London, acknowledges that he owes to Alice la Paumere of Wodeford, Robert Beavill of Lufwyk, and Simon de Lyndwode, executors of the will of Master William de Wodeford, late parson of Ballyogari in Ireland, 20*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in the county of Essex.

June 30. Richard de Saham, vicar of the church of Rathmore, diocese of Dublin, acknowledges that he owes to Roger de Sutton, clerk, 20*s.* 4*d.*, to be levied, in default of payment, of his lands and chattels in Ireland.

Assignment of dower to Elizabeth, late the wife of John de Bryaunzoun, tenant in chief, made by the escheator at Alynthele, on Wednesday the eve of Midsummer, of all her husband's lands in the king's hands during the minority of John, son and heir of the said John. First, there are assigned to her in the manor of Alynthele a cowhouse, a barn (*gragia*), and adjoining garden called 'le Estgardyn,' with a parcel of La Lee from the gate of the enclosure of the manor direct to Le Lebach on the east, together with free ingress and egress for her and her servants to and from the cowhouse, barn, garden, and to and from the church by the middle of the court. There are assigned to her 80 acres of the arable land, to wit 27 acres in a *cultura* called 'Cartèresland,' 12 acres in La Dene, 7 acres at the gallows, 20 acres in a *cultura* called 'Fausstot,' 9 acres in the *cultura* called 'Middelssot' on both sides of the way to Thourok, 12 acres in Le Leessot on the east of the way. There are also assigned to her for the fens (*fannis*) there, which cannot be measured, the waters of Estfanne with the pool and Le Morewezenefanne in supreme domain (*dominacione*). There are also assigned to her in the marsh 7 acres of pasture called 'Seriesmad.' There is also assigned to her a watermill so ruinous that in a short time it will fall down (*adnulletur*), to hold in dower in allowance for 77 acres and 3 roods of land, meadow, and pasture in the marsh, which remains wholly in the king's hands, whereof she receives nothing in dower. There are assigned to her of the assessed rent of the free tenants 42*s.* 9*d.* yearly, to wit 7*s.* 2*d.* from William Bernard, 3*s.* from William le Taillour, 6*s.* 4*d.* from Geoffrey the smith (*fabre*), 12*s.* 1*d.* from Adam Russel, 6*s.* 10*d.* from Henry Pegoun, 4*d.* from William de Enynton, 15*d.* from John Spyr, 6*d.* from Ralph de Herde, 2*s.* 11*d.* from John atte More, 10*d.* from the heir of Thomas de Thorndon, 13*d.* from Vincent de Bokkeleye, with all their suits and services. There are also assigned to her of the rent of three customary tenants 20*s.* 9½*d.*, to wit 7*s.* 9½*d.* from Adam le Mouner, 8*s.* 4½*d.* from William Herberd, 4*s.* 7½*d.* from Thomas Sangemous, with all their suits and services. There are assigned to her 9*s.* 8*d.* of the stallage in the market, fair, and 'portemort,' and 8*s.* 10½*d.* yearly for the passage for boats over

1316.

*Membrane 4d—cont.*

Thames and to London, and 6s. yearly of carriage for the passage with carts, and a third of all the profit of the view (*versus*) of frankpledge there. At this assignment Adam Russel, Henry de Columbers, Henry de Shirewell, Benedict de Dutton, Thomas Wych, and Robert Lylie were present and affixed their seals.

*MEMBRANE 3d.*

June 17. To Griffin de la Pole. Order forbidding him to do anything against Westminster. John de Cherleton and Hawisia, his wife, to the disturbance of the king's peace on account of the disputes between them and him concerning the castle of La Pole, the king understanding that he intends attacking the lands of Powys with armed force. He is ordered to be before the king and his council at Westminster in three weeks from Midsummer to propound his case. The king is sending to him Master John Walewayn, escheator this side Trent, to notify this inhibition to him more fully and to seize the said castle into the king's hands if he and the said John de Cherleton and Hawisia agree to this being done, to remain in the king's hands until justice be done between them in the king's court. The king has sent the like inhibition and order to John and Hawisia. By K. and C.  
The like to John de Cherleton and Hawisia his wife.

June 26. Geoffrey de Toucestre acknowledges that he owes to Andrew Martyn of Westminster. London 24*l.*; to be levied, in default of payment, of his lands and chattels in the county of Gloucester.

June 21. Nicholas son of Nicholas de Menill acknowledges that he owes to Westminster. Geoffrey le Scrop 100*l.*; to be levied, in default of payment, of his lands and chattels in the county of York.

June 26. William de Faucumberge acknowledges that he owes to Alexander Westminster. Luterel 100*l.*; to be levied, in default of payment, of his lands and chattels in the county of Somerset.

June 17. To the keepers of the port of Dover. Order to permit the abbot of Westminster. Hepp', of the Premonstratensian order, to pass the sea with 10*l.* for his expenses, in order to attend his chapter general at Prémontré.

June 24. To the bailiffs of Sandwich. Order to restore to Thierri (*Thiericus*) son of John his ship and cargo, of the value of 50*l.* sterling, lately arrested by them in that port under the belief that he was a Fleming, as William, count of Hainault, Holland and Zeeland (*Zeland*), and lord of Friesland, has testified by his letters that Thierri is a burghess of Zieriye and not from Flanders. By C.

Nicholas de Turvill acknowledges that he owes to William Mabush of London 50 marks; to be levied, in default of payment, of his lands and chattels in the county of Buckingham.

Henry de la Waterfalle, parson of the church of Wyntreslawe, diocese of Salisbury, acknowledges that he owes to John de Sandale, clerk, 200*l.*; to be levied, in default of payment, of his lands and chattels in the county of Wilts.

*Cancelled on payment.*

June 26. To G. de Castellion, count of Porcéan (*Porcien*) and constable of France, Westminster. and to other nobles of the council of the king of France about to come to Wytsand concerning the arrest of a ship called '*Dromund*,' and her abduction from the place of (the) Dunes, near Sandwich, to Calais in

1316.

*Membrane 3d—cont.*

France. The king has caused to be sent to them Robert de Kendale, knight, constable of Dover castle and warden of the Cinque Ports, and Alexander le Convers, clerk, to inform them concerning the capture and carrying away of the said ship, and to seek restitution of the same, and he requests them to shew due regard to the said Robert and Alexander, and to do what is just in this matter. *Et erunt (sic) patentes.*

June 25. To the sheriff of Essex. Order to send to Lincoln by Thursday after Westminster. St. James the Apostle the two knights who came to Westminster in connexion with the perambulations of the forests, or two other knights of that county if they be unable to come, to treat concerning the perambulations and the election of foot-soldiers in each county. By K. and C. [*Parl. Writs.*]

The like to the sheriff of Lincoln, omitting the reference to the perambulations. [*Ibid.*]

The like to the sheriffs of counties where there are no forests. [*Ibid.*]

June 27. To the sheriff of Dorset. Order to pay to John Peverel and Roger le Gyldene, knights of that shire, their expenses in coming to Westminster concerning the perambulations of the forest. [*Parl. Writs.*]

The like for the knights of the counties of Gloucester, Southampton, Worcester, and Cumberland. [*Ibid.*]

Enrolment of release by Simon son of James de Bernolby to Simon son of Robert de Driby of his right in the manor of Bernolby. Witnesses: John de Yordeburch, knight; John de Driby; Robert de Maundevill; Roger de Nevill; and John de Tetteford. Dated at London, on Saturday after Midsummer, 9 Edward II.

*Memorandum*, that Simon came into chancery at Westminster, on the said day, and acknowledged the above.—The chancellor received the recognisance.

*MEMBRANE 2d.*

June 28. Roger Gerard acknowledges that he owes to Ranulph Gerard 40*l.*; to be Westminster. levied, in default of payment, of his lands and chattels in the county of Essex.

June 20. To the justiciary of Ireland or to him who supplies his place. Order to Westminster. deliver to the bailiffs and ministers of Otto de Grandisono his lands and the issues of the same received by the justiciary, upon their making reasonable aid for the said lands for the defence of that country, Otto having complained that the justiciary has taken all his lands into the king's hands and ordered the issues thereof to be collected and paid for the defence of that country.

June 29. John de Chadeleshonte acknowledges that he owes to Master William Westminster. de Chadeleshonte, canon of St. Paul's, London, 1,000*l.*; to be levied, in default of payment, of his lands and chattels in the county of Warwick.

June 14. Philip son of John de Intebergh acknowledges that he owes to William Westminster. de Claydon 600 marks; to be levied, in default of payment, of his lands and chattels in the county of Worcester.

June 19. Nicholas de Teukesbury and John de Norton, of the county of Somerset, Westminster. acknowledge that they owe to Maurice de Berkeleye 16*l.* 17*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in the county of Devon.



1316.

*Membrane 2d—cont.*

June 14. John de Kirkeby acknowledges that he owes to John de Okham, clerk,  
Westminster. 100*l.*; to be levied, in default of payment, of his lands and chattels in the county of Cumberland.

*Cancelled on payment.*

June 29. Thomas son of Thomas de Offyngton acknowledges that he owes to John  
Westminster. de Ifeld 60*l.*; to be levied, in default of payment, of his lands and chattels in the county of Sussex.

Enrolment of release from John son of Richard le Taverner of Newerk, chaplain, to Walter his brother, of his right in the lands in Newerk, Kelum, Houton, and Northgate near Newerk that Walter has of the gift of their father Richard, and in all the lands whereof their father was seised at his death. Sealed in the presence of Sir John de Sandale, chancellor of England. Witnesses: Sir John de Cokermuth; Sir John de Haydene; William de Bildesthorp; Master Richard de Bekyngham; Robert de Kelum; Robert Roter of Claypol; William de Birkes. Dated at London, on Tuesday the feast of SS. Peter and Paul, 1316.

June 24. James son of Thomas de Botteleye acknowledges that he owes to Thomas  
Westminster. de Bouton 100*l.*; to be levied, in default of payment, of his lands and chattels in the county of Worcester.

Walter de Kirkebride son of Richard de Kirkebride, knight, acknowledges that he owes to William de Ayremynne, clerk, 100*s.*; to be levied, in default of payment, of his lands and chattels in the county of Cumberland.

*Cancelled on payment.*

Enrolment of release by John son of John Mot of Westgate near Canterbury to Simon Bertelot of Canterbury of his right in all the lands that may fall to him by inheritance or otherwise in Hakynton and the parish of St. Dunstan of Westgate, and in the tenements in those towns that Simon had of the gift of Master Godard le Keu. Witnesses: Richard de Pollethorn; Thomas le Clerk; John Wyard; Robert Tripekot; John the Baker (*Pistor*); William de Sandhope; Philip Squier; Simon le Rough; Thomas Gyboun; Richard Sanderkyn; William de Cotes; Richard atte Sole of Tilmanston; John de Staundon; John Priket; Richard de Chelsfeld; John Rauf; and Robert de Sancto Martino.

Enrolment of grant by John de Warennia, earl of Surrey, to the king, of the castle and town of Reygate, the manors of Dorkyng', Bechesworth, and Kenyngton, co. Surrey, the castle and town of Lewes, the manors of Cokefeld, Cleyton, Dychenyng', Mechyng', Pechham, Brightelmeston, Rottynghden, Houndeden, Northesce, Rademeld, Kymere, Middelton, Alyngton, Worth, Picoumbe, and the towns of Iford, Pydinghowe, and Seford, co. Sussex, the castles and towns of Conyngesburgh and Sandale, and the manors of Wakefeld, Heytefeld, Thorne, Soureby, Braithewell, Fiaschelak', Dewesbury, and Halifax, co. York, and the manors and towns of Staunford and Grantham, co. Lincoln, and the castles of Dynasbran and of Holt (*Castro Leonis*), and his lands of Brumfeld, Yale, and Wryghtlesham in Wales, and all his other manors, hamlets, wapentakes and hundreds in the said counties, with all appurtenances, advowsons, etc. Dated at Westminster, on Thursday after SS. Peter and Paul, 9 Edward II. Witnesses: Aymer de Valencia, earl of Pembroke; Humprey de Bohun, earl of Hereford and Essex; Hugh le Despenser the elder; Ralph Basset of Drayton; John de Crumbewell, steward of the king's household; Hugh le Despenser the younger; Walter de Norwico the treasurer; Roger le Brabancon; William Inge; William de Bereford.

1316.

*Membrane 2d—cont.*

June 28. The abbot of Croxton acknowledges, for himself and convent, that he owes to John de Wolyngham, parson of the church of Styandeby, 50 marks; to be levied, in default of payment, of their lands and chattels in the county of Leicester.

John de Bourton the younger acknowledges that he owes to John son of Hugh de Boelonde 30*l.*; to be levied, in default of payment, of his lands and chattels in the county of Berks.

July 2. Anna, late the wife of Elias de Hauvill, acknowledges that she owes to Nicholas de Segrave 2,000 marks; to be levied, in default of payment, of her lands and chattels in the counties of Northampton, Oxford, and York.

*MEMBRANE 1d.*

Assignment of dower to Margaret, late the wife of Edmund de Colvill, tenant in chief as of the honour of Albemarle, made at Bitham on Saturday in Whitsun week, 9 Edward [II.], by the oath of Thomas the clerk of Bytham, John Broun, William de Welinghover, William Gentyl, all of Bytham, William de Derle, and Roger de Barkston. There are assigned to her in the manor of Bytham a cowhouse (*boveria*), a house called 'the cowshed' (*vaccar*), a house called 'the new stable,' a round house called 'Le kenyl,' with an adjoining plot from a wall to the northern end of the cowhouse, in breadth  $32\frac{1}{2}$  yards and  $22\frac{1}{2}$  yards towards the gate, according to the bounds there fixed, provided that the lady shall have free ingress and egress by the outer gate of the manor by the way to the great barn (*grang*). There are also assigned to her a curtilage called 'le Dufhusierd' with dovecoats, a plot called 'le Spytelyerd,' and two parts of the toft of the late William Baker, in allowance for a third of Conyng-harth, the garden and ditch within the manor, as appears by the bounds there fixed. There are also assigned to her a third of all the arable land, to wit 11 acres 1 rood of land for a third of 33 acres 1 rood in Gosecroft and of the land lying between Mordyk and Morgat, Milnwong, and of the land at the end of Milnwong and Sandpitwong in the north field, and 36 acres 3 roods of land for a third of  $4\frac{1}{2}$  acres in Parkewong and Stockyng' in the same field,  $33\frac{1}{2}$  acres for a third of  $101\frac{1}{2}$  acres in Wyldhaverdalerigg' and Bonecroft in the same field, and  $16\frac{1}{2}$  acres of land for a third of Milncroft, 2 acres at the end of the town, 9 acres in Hoxecroft, 41 acres 1 rood in Spitelwong between Templeland and the land of William the prison servant in the south field; 35 acres for a third of 105 acres in Welgatewong, Longwong, and Honsawedik in the same field; 8 acres in Herthowewong in the same field; 52 acres 1 rood for a third of 156 acres 3 roods in Haddehawong, Honshawong, Rodebekwong, and of the land between Littel-hawe and Keteslewell in the west field; 6 acres 3 roods for a third in Sparhawong, 4 acres for a third upon Rodes, 3 acres  $1\frac{1}{2}$  rood for a third upon Stoniland in the same field as appears by the bounds set out in each field; a third of two plots called 'Twelfsacres' and 'Fouresacres'; a third of Rodewong. There are also assigned to her a third of all the mowing meadow land, to wit 10 acres in Herlesheng'; 3 acres 3 roods in the great fishpond; 1 acre 1 rood at Smallwelles and Fissepolws; and no more, as the residue remains to the heir in emendation of the Rodebek. There are also assigned to her for a third of the several pastures a plot of pasture under the park, the ditch at the end of the town, Spardyk, and a fishpond called 'Castewell.' There are also assigned to her a third of the park from the park gate to the three oaks, thence to the Fludeyates; and 25 acres of wood in Littilhag' for a third thereof; a third of the profit of a windmill

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*Membrane 1d—cont.*

with provision that the heir shall have one key and Margaret the other, so that nothing shall be taken of the multure in the absence of her bailiff. There are also assigned to her the rents and services of the following free-men, bondmen (*bondorum*), and coterels: William the chaplain of West Bytham, 4*s.* yearly; Robert Swyft, 2*s.*; William de Welinghover, 3*s.*; Cicely Colevill and her sisters, 3*s.* 6*d.*; Roger de Barkston, 39*s.* 4*d.* with suits of court; Richard Reyner, 20*s.*; Walter Wythir, 22*s.* 4*d.*; Matilda Bisschop, 21*s.* 2*d.*, with their custom; Gilbert le Porcer, 2*s.*; Agnes Walge . . ., 12*s.*; Cicely Stoyl, 12*d.*; Thomas Buk, 4*d.*; Emma Thouthie, 20*d.*; Agnes Nice, 12*d.*; Nicholas Walker, 2*s.* 6*d.*; Roger Souter, 12*d.*; Simon Hellewell, 3*s.*; Walter Tyker, 2*s.* 6*d.*; William de Brumpton of Byhamel, 8*s.* 8*d.*; William Meynel, 3½*d.*; Richard de Wytham, 4*d.*; of the lands of the late Thomas le Maystre in Westbitham, 2*s.*; of the land that Walter de Kesteven held, 13*d.*; Robert Southren, 40*s.*; William Schyref, 12*s.* 4*d.*; Walter Couper, 10*s.*; Lettice Trigg, 22*s.*; Lettice Koke, 22*s.*; Gilbert at the Water (*ad Aquam*), 22*s.* 8*d.*; Lucy Koke, 2*s.*; Richard Walsse of Onniley, 2*s.*, with all their suits and services; William de Welinghover, 13*d.*; Richard Pe . . ., 6*s.* 6½*d.*; Walter de Schotelthorp, 3*d.* only; Cicely Cuward of Creton, Roger at the Water, Nicholas Selihe, Roger Soutere, 4 hens at Christmas and 4 message-carryings at Lent, and 80 eggs at Easter; Cicely Mounce, 6¾*lbs.* of wax; from William Gentyll, 4*lbs.* of wax; William Welinghover, 1 *lb.* of pepper, price 12*d.*; Thomas son of James de Coynthorp, a pair of gloves, price 1*d.*; Thomas Gerodyn, 6*d.*; Matilda Muit, 2½*d.*; Simon Carp, 3½*d.*

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## 10 EDWARD II.

### MEMBRANE 31.

1316.  
July 8. Windsor. To the sheriff of Warwick. Order to cause a coroner for that county to be elected in place of Thomas Dur Vassal, who is incapacitated by infirmity.
- July 10.\* Westminister. To the sheriff of Buckingham. Order to re-deliver to the king's kinsman Robert de Fienles the manor of Wendovere, which the king ordered him on April 1 last to take into his hands, the said Robert having demised it to the king for a term not yet expired, and the king having restored it to him, as the king now wishes that Robert may have the manor again.  
By p.s. [3695.]
- July 12. Westminister. To Master John Waleweyn, escheator this side Trent. Order to deliver to Margaret, late the wife of William de Basyng', the lands that she and her husband held in chief as of her inheritance, the king having taken her fealty for the same.
- July 12. Westminister. To the bailiffs of Great Yarmouth. Order to deliver to the sheriff of Norfolk 26 tons of wine of certain Flemings lately arrested by the king's order, which the king previously ordered them to deliver to Henry Rose, to be taken by the sheriff to Berwick for the maintenance of the garrison there.  
By K.  
To the sheriff of Norfolk. Order to receive the above wine, and to cause it to be carried to Berwick without delay, there to be delivered to the keeper of the king's stores.
- July 12. Westminister. To Master John Waleweyn, escheator this side Trent. Order to deliver to Joan, late the wife of Andrew de Saukevill, tenant in chief, the following of his lands, assigned to her in dower by the king: a third of the manor of Emengton, co. Oxford, which manor is of the yearly value of 26*l.* 14*s.* 1*d.*; a third of the manor of Chalv[i]ntone, co. Sussex, which manor is of the yearly value of 7*l.* 3*s.* 0*d.*; a third of the manor of Boggele, in the same county, which manor is of the yearly value of 9*l.* 8*s.* 6*d.*; all the lands in Sekforde, co. Suffolk, of the yearly value of 24*s.* 8*d.*; all the lands in Skarnistone, in the same county, of the yearly value of 6*s.* 8*d.*; a quarter of the profit of the toll of the market and fairs of Debenham, in the same county, which quarter is worth 6*s.* 8*d.* yearly.
- July 13. Westminister. To Edmund Bacon, constable of Walyngford castle. Order to expend up to 20*l.* in repairing the towers, houses, walls, and other buildings of the castle.
- July 10. Windsor. To Master John Walewayn, escheator this side Trent. Order not to intermeddle further with the wastes in the manors of Wemme, co. Salop, and Tyrleye, co. Stafford, approved to himself by William le Butiller of Wemme as lord of the fees, according to the form of the statute, and arrented by him to certain tenants, the escheator having certified the king that he had taken the wastes into the king's hands because it was found by inquisition that William holds the manors of the king in chief and that he had approved himself of the wastes and arrented them to certain tenants, the escheator supposing that he had committed a trespass in that behalf.

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\* The privy seal is dated July 8.

1316.

*Membrane 31—cont.*

- To the same. Order to deliver to Elizabeth, late the wife of William son of John de Messeworth, a messuage, 80 acres of land, and 12 acres of wood in Edlesburgh, co. Buckingham, taken into the king's hands for their trespass in acquiring the same without the king's licence from John Brian, who held them in chief, the king having pardoned her the said trespass for a fine, and granted that she and the heirs of the body of her and her said husband may hold them of the king in chief.
- July 13. Westminster. To the treasurer and chamberlains. Order to pay to John de Crombwell, constable of the Tower of London, the wages of Morgan de Avene, a Welshman, and of his keeper, and of Michael Dargoil and Michael his brother, Scots, Faurus de Castello, William Reymund, Roger de Sancto Victore, Gascons, Christinus de Farndon, and Roger de Actone, prisoners in the constable's custody, to wit 3*d.* a day each, for all the time that they have been in his custody, and for so long as they shall be in his custody.
- July 14. Westminster. To the treasurer and barons of the exchequer. Order to pay to John de Segrave, the elder, 1,000*l.*, or to cause assignment to that amount to be made to him out of tenements, custodies, marriages, or other things pertaining to the king, who has granted that sum to him in aid of his ransom from the Scots and for other losses suffered in the king's service, after deducting therefrom any money due from him for the time when he was keeper of the Forest beyond Trent and constable of Notingham castle.
- July 8. Windsor. To the same. Order to acquit John son of John de Sancto Johanne of a moiety of his and his father's debts for the time when they were in the late king's service in Gascony, both for divers imprests made to them in the late king's wardrobe and for other things received by them from the king's ministers or receivers in that time, the king having pardoned the said John son of John the above moiety in consideration of his and his father's good service in Gascony and elsewhere, and to permit him to pay the other moiety and other clearly established debts of himself or his father to the exchequer by yearly instalments to be moderated by the treasurer and barons, and to cause an enrolment to be made concerning the same.
- July 20. Westminster. John Sweyn, in the king's prison at Exeter for the death of William Wyther, has letters to bail him until the first assize.
- To the sheriff of Worcester. Order to cause a verderer for the forest of Feckenham to be elected in place of William de Lenche, who is insufficiently qualified.
- Like order for the election of another verderer for the said forest in place of Walter de Wytelyng, who is insufficiently qualified.
- July 17. Westminster. To John de Grey, justice of North Wales. Order to release the men of Powys and their goods arrested by him on account of their flight to the land of Meryonnyth and elsewhere in his bailiwick, whither they have fled on account of the dissensions in Powys between John de Cherleton and Hawisia his wife and Griffin de la Pole, and to permit them to return to Powys.  
By K. and C.
- July 25. Eltham. To the sheriff of Bedford and Buckingham. Order to pay to Giles de Tholos[a], keeper of certain of the king's horses, 20*l.* for the expenses of the said horses setting out for Scotland.  
By K.
- July 20. Westminster. To the treasurer and chamberlains. Order to pay all the money from the fifteenth of the city of London to Doffus de Bard and his fellows, merchants of the society of the Bardi of Florence, in part payment of the king's debts to them.  
By K.

1316.

## MEMBRANE 30.

July 20.  
Westminster.

To the treasurer and barons of the exchequer. Order to examine the records and process of the plea brought by Margaret, late the wife of Roger de Colevill, tenant in chief of the late king as of the honour of Albemarle in Bitham, Estbitham, Westbitham, and Carreby, co. Lincoln, against William de Sancto Quintino and Henry de Colevill before the late king's justices of the Bench for her dower in Harpham, Thirum, Grancemore, Burton Agneys, and Auburn, wherein William and Henry vouched to warranty Roger's heir and Richard de Brewosa, who then held the wardship of the heir's lands by demise from William de Brewosa, to whom it was granted by the late king on 8 May, in the sixteenth year of his reign, and also vouched other keepers of the lands of the said Roger elsewhere, in which plea the justices considered that William de Sancto Quintino and Henry should hold their tenements in peace and that Margaret should recover her dower against Richard and the other keepers of the heir, and that what she so recovered should be deducted from Richard's ferm, which records and process the king sends them *sub pede sigilli*, and to acquit Mary, late the wife of the said William de Brewosa, of 4*l.* 16*s.* 7*d.*, the yearly value of the lands so recovered against Richard, and of the arrears of the same from the time of the said recovery, the treasurer and barons having charged her, as she has shown the king, with that sum yearly because she was charged with the whole ferm immediately after her husband's death because his goods and chattels came to her hands, the said Richard being altogether omitted.

July —.\*  
Westminster.

To the sheriff of Salop. Order to inhibit John de Cherleton and Hawysia his wife and Griffin de la Pole doing anything to the disturbance of the peace by reason of the disputes between them concerning the castle of La Pole and the lands of Powys, and to amove any armed force they may have gathered (*proposuerint*), and to summon them to appear at the next parliament to prosecute their claims, and to certify the king at the parliament of his proceedings in this matter, the king having lately inhibited them to the above effect and ordered them to appear before him and his council at Westminster in three weeks from Midsummer last, and having ordered Master John Waleweyn, escheator this side Trent, to notify such inhibition to them, and to take the castle and land into his hands, if they would agree to his so doing, until justice should be done between them, as the escheator has explained by word of mouth before the king and his council that the order was not put into execution because he could not find Griffin in those parts, the king understanding that they keep armed forces in those parts to the breach of his peace.

July 22.  
Westminster.

To the chamberlain of Kaermerdyn. Order to pay to Maurice de Berkele, late keeper of the town of Berwick-on-Tweed, 465*l.* 6*s.* 8*d.*, after executing the king's previous orders to provision his castles in those parts, which sum is due to him from the king for recompence for his horses lost in the king's service as follows: a black liard (*nigri liardi*) horse with a star, lost on 26 May, in the eighth year of the reign, appraised by (*sic*) Adam Martel his squire, at 40 marks; a white horse lost on 29 June, in the same year, appraised for John son of Nicholas his esquire, at 26*l.*; a black horse lost on 8 August, in the ninth year, appraised for Ralph de Manda Villa, his esquire at 20*l.*; a bay piebald horse (*badii bauszani*) with three white feet, lost on 27 September, in the same year, appraised for John de Paulesheye, his esquire, at 30*l.*; a black destrier with a star, lost at Hundewode on 11 October, in the same year, appraised for himself at 60 marks; a black horse lost on 11 November, in the same year, appraised for Thomas de Nova Villa, his esquire, at 20*l.*; a black destrier with two white hind feet and a star, lost on 5 December, in the same year, appraised for Sir John de Mautravers, his knight, at 66 marks; a black bay destrier with a star

\* The day of the month is erased.

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*Membrane 30—cont.*

lost at Jeddeworth on 16 January, in the same year, appraised for Sir Maurice de Berkele his son, knight, at 40 marks; a black-grey horse lost on the same day, appraised for Thomas de Wynterburn, his esquire, at 26*l.*; a white horse lost on the same day, appraised for James de Wylton, his squire, at 20*l.*; a grey liard horse lost on the same day, appraised for John Danyel, his squire, at 30*l.*; a black horse lost on the same day, afterwards appraised for Adam Martel, his squire, at 40 marks; an iron-grey Powis horse (*ferrandi Powis'*) with a black mark (*lista*) lost at Hundewode, in the said ninth year, appraised for John de Swonhongre, his squire, at 50 marks; a black horse lost in the king's service, appraised for John son of Nicholas, his yeoman, at 20 marks; a liard horse appraised for Roger de Brokele, his yeoman, at 10*l.*; a clear (*clari*) bay horse with four white feet appraised by Thomas de Baa, his yeoman, at 20*l.*; a white horse dappled iron-grey (*albi ferrandi pomellat'*) appraised for Fulk de Penbrugg, his yeoman, at 10*l.*; a sore piebald (*sori bauszani*) destrier with white hind feet, appraised for his son Sir Maurice de Merkele (*sic*), at 40 marks; a horse dappled bay (*badii pomellati*) with a star, appraised for Thomas de Gurneye, his yeoman, at 16*l.*; as appears by two bills under the seal of office of the chamberlain of Scotland in his possession.

By K.

July 20. To Robert de Kendale, warden of the Cinque ports. Order to cause  
Westminster. Gilbert Pecche, who is going beyond the sea by the king's order, to have passage in the port of Dover for himself and household at the king's cost.

*Vacated, because otherwise below.*

July 13. To William Inge and his fellows, justices to hold pleas before the king.  
Windsor. Order not to molest Peter de Lymesy for a trespass upon John de Dyton and Robert Abel, whereof he was convicted before the king by an inquisition upon which he had placed himself, as the king has pardoned him what pertains to him by reason of that trespass.

By K. on the information of the treasurer.

July 20. To Robert de Kendale, warden of the Cinque ports. Order to cause  
Westminster. Gilbert Pecche, whom the king has appointed seneschal of Gascony, whither he is about to go, to have passage in the port of Dover for himself and household at the king's cost.

To Master John Waleweyn, escheator this side Trent. Order to supersede until the quinzaine of Easter next the distraint upon Robert, abbot of Berneye in Normandy, and the prior of Cretyng, a cell of that abbey, for the abbot's fealty for the temporalities of the abbey in this kingdom, the king having granted the abbot such respite at his request.

By K.

July 12. To the treasurer and chamberlains. Order to pay to John de Cromb-  
Westminster. well, constable of the tower of London, the wages of Morgan de Avene, a Welshman, and of his keeper, and of Michael Dargoil and his brother Michael, Scots, and of Faurus de Castello, William Reymund and Roger de Sancto Victore, Gascons, and of Cristinus de Farndon and Roger de Acton, prisoners in his custody, for all the time that they have been in his custody and for so long as they shall be in his custody, to wit 3*d.* a day each.

July 8. To Master John Waleweyn, escheator this side Trent. Order to deliver  
Westminster. to Roger de Mortuo Mari of Chirk the issues of the castles and lands of Bleyneveny and Dynas, which the king had of the gift of John son of Reginald, and which he lately granted to Roger with all appurtenances, from the time when they were taken into the king's hands by John Abel, escheator this side Trent, because the gift was revoked by virtue of the

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*Membrane 30—cont.*

ordinances of the ordainers of the realm, as the king has now, with the assent of his council, granted the premises to the aforesaid Roger, to hold to him and his heirs for a third of a barony, doing therefore the service of two knights' fees.

July 21.  
Westminster.

To the treasurer and barons of the exchequer. Order to allow the mayor and bailiffs of York, in their account of the tallage in that city, for 200*l.* paid by them by the king's order to William de Felyng', then constable of Rokesburgh castle, in part payment of 342*l.* 4*s.* 2*d.* owing to him by the king for the arrears of the wages of himself, thirty-six squires, fifteen hobelers, three officers, twenty crossbowmen, and fifty-one archers of his own retinue (*retencione*), staying with him in garrison at that castle, and for recompence for a bay dun (*badii doyni*) horse, appraised for John Senescaux, his yeoman, a sore liard (*sori liardi*) horse appraised for Edmund de Coupeland, his yeoman, a liard horse appraised for John Scot, his yeoman, and a black piebald (*baustandi*) horse appraised for Ralph de Tannyng his yeoman, which horses were lost in the king's service, as appears by a bill under the seal of office of the chamberlain of Scotland.

July 18.  
Westminster.

To Master John Waleweyn, escheator this side Trent. Order to cause Robert de Hughham, son and heir of Robert de Hughham, tenant in chief of the late king, to have seisin of his father's lands, as he has proved his age before the escheator and the king has taken his fealty.

*MEMBRANE 29.*

July 21.  
Westminster.

To the treasurer and chamberlains. Order to pay 100*l.* out of the first moneys received of the fifteenth in the county of Kent to Doffus de Barde, in payment of that sum lent by him to the king for the munition of ships to be sent to Berwick-on-Tweed.

July 22.  
Eltham.

To the treasurer and barons of the exchequer. Order to cause an assignment for 100*l.* a year to be made out of the ferm of the town of Norwich to Ebulo de Montibus, to be received by him until he have been satisfied for 465*l.* 4*s.* 9½*d.* due to him from the king, to wit 296*l.* 6*s.* 1½*d.* for the arrears of his wages and recompence for his horses lost in the king's service during his stay in garrison of Strivelyn castle, when he was constable thereof, and for victuals and dead stores bought from him for the said castle, and 12*s.* the arrears of 7*l.* 13*s.* 4*d.* for his fee and robes for the fifth year of the king's reign, and 15*l.* for his fee for the sixth year, and 153*l.* 6*s.* 8*d.* for recompence for his horses lost at Strivelyn in the seventh year of the reign, as appears by a bill under the seal of office of the chamberlain of Scotland concerning the aforesaid 296*l.* 6*s.* 1½*d.*, and by three bills under the seal of Ingelard de Wa[r]le, late keeper of the wardrobe, concerning the remaining sums. By p.s. [3704.]

July 12.  
Westminster.

To Master John Walewayn, escheator this side Trent. Order to deliver to Margaret, late the wife of Nicholas de Moeles, tenant in chief, the following of his knights' fees, which the king has assigned to her in dower: a fee in Compton Pauncesfot, co. Somerset, which John Pauncesfot holds, of the yearly value of 20*l.*; a sixteenth of a fee in Northcadebury, in the same county, which John atte Chapele holds, of the yearly value of 13*s.* 4*d.*; a sixteenth of a fee in the same town, which Richard le Warner holds, of the yearly value of 10*s.*; a sixteenth of a fee in the same town, which Roger Tubbe holds, of the yearly value of 10*s.*; a sixteenth of a fee in the same town, which Robert de Clare holds, of the yearly value of 10*s.*; a



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*Membrane 29—cont.*

sixteenth of a fee in Willynorthorp, in the same county, which Roger Michel holds, of the yearly value of 5*s.*; a fee in Blakeford, in the same county, which Hamo de Blakeford holds, of the yearly value of 10*l.*; a fifth of a fee in Totteworth, in the same county, which Nicholas de Kyngeston holds, of the yearly value of 100*s.*; a fee in Alre, co. Devon, which John de Alre holds, of the yearly value of 40*s.*

July 23.  
Eltham.

To the justiciary of Ireland, or to him who supplies his place. Order to admit Dougal Makdowel and Dunkan Makori to serve against the king's enemies in those parts at his wages according to the justiciary's discretion, the king confiding in their fidelity.  
By K.

To Walter de Islep, treasurer of Ireland. Order to pay their wages to the said Dougal and Dunkan, according to the discretion of the justiciary or of him who supplies his place.

July 23.  
Eltham.

To the mayor and sheriffs of London. Order to admit John de Wengrave and John de Shireburn, or either of them, to execute the office of coroner in that city, as Stephen de Abyndon, the king's butler, to whom the office of coroner in the city pertains, cannot personally attend to the duties of the office because he is engaged upon the king's affairs in divers parts of the kingdom.

July 22.  
Westminster.

To John de Insula and his fellows, appointed to assess the fifteenth in the city of London. Order to deliver the estreats of the fifteenth to the sheriffs of the city for collection, notwithstanding that the king lately sent them a form for collection and levying the same, to wit that it should be collected and levied by four men of the city.  
By K.

To the sheriffs of London. Order to receive the aforesaid estreats, and to cause the fifteenth to be levied with all speed, and to pay the money received therefrom to Doffus de Bard' and his fellows, merchants of the society of the Bardi of Florence, by indentures as received, to expedite certain of the king's affairs as enjoined upon them.

July 26.  
Westminster.

To the sheriff of Cambridge. Order to cause a coroner for that county to be elected in place of William de la Haye, deceased.

July 30.  
Amptill.

To the sheriff of Cambridge and Huntingdon. Order to cause all the corn and victuals provided by him by virtue of the king's order to buy and provide corn and victuals to be sent to Berwick-on-Tweed for the maintenance of the king and his men going to Scotland, to be carried to Lenne, and to be there delivered to the sheriff of Norfolk and Suffolk, whom the king has ordered to receive the same and to send them to Berwick, notwithstanding the king's late order to the said sheriff of Cambridge and Huntingdon to send the same to Berwick, as his bailiwick is far distant from the ports of the sea for carrying the victuals to Berwick.

*Vacated, because it was afterwards restored and cancelled and is otherwise below.*

Mandate in pursuance to the sheriff of Norfolk and Suffolk.

July 18.  
Westminster.

To Master John Waleweyn, escheator this side Trent. Order not to intermeddle further with the manor of Kyngeston, co. Somerset, until further orders, notwithstanding the king's late order to take it into his hands.

July 22.  
Westminster.

To the sheriff of Wilts. Order to pay to the king's yeomen Nicholas Lovel and William de Eton, whom the king is sending with two *daymericii* berners, three vouters, a lardener, 18 greyhounds, and 24 *daymericii* dogs to take fat venison in the present season in the forests of Chut, Lutegersale, Clarendon and Breden, their wages during their stay in his bailiwick, to wit 12*d.* a day to Nicholas, 9*d.* a day to William, 1½*d.* a day for each of the

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*Membrane 29—cont.*

berners, and 2*d.* a day for each of the ventrers, 2*d.* a day for the lardener, and  $\frac{1}{4}$ *d.* a day for each of the greyhounds and dogs, and to deliver to them salt and barrels for the venison and carriage for the same to Wyndesore.

The like to the sheriff of Southampton for their wages whilst in the forests of Asshele, Wolveremere, Pambere, and Fremantel.

The like to the sheriff of Berks for their wages whilst in the forest of Wyndesore.

To the constable of Wyndesore. Order to receive the above venison from Nicholas and William, and to cause it to be put in barrels and well salted and kept until further orders.

To the keeper of the forest of Chut. Order to aid and counsel Nicholas and William in taking the venison aforesaid.

The like to the keepers of the following forests:

The park of Lutegersale.

The forest of Asshele.

The forest of Clarendon.

The forest of Wolveremere.

The forest of Wyndesore.

The forest of Pambere.

The forest of Fremantel.

The forest of Bredon.

Like letters in favour of Robert Squier and David de Fraunton to the sheriffs of Oxford, Buckingham, and Northampton, for the payment of the like wages for two berners, a berceleter, three ventrers, eighteen greyhounds, twenty-four *hayericii* dogs, and two bercelets whilst taking fat venison in the forests of Huchewode, Whittelwod, Sausse, Bernewod, and Shottovere, to be sent to Northampton and delivered there to the sheriff.

Orders to the keepers of the said forest to assist the said Robert and David.

Like letters in favour of Alan de Leek and John de Hauvill to the sheriffs of Huntingdon, Northampton, and Rutland, for the payment of the like wages whilst taking venison in the forests of Wanberge, Rokyngham, and Roteland, to be sent to Huntingdon and there delivered to the sheriff.

Orders to the keepers of the said forests to assist the said Alan and John.

July 30.  
Melchbourne.

To John de Castre, sheriff of Cumberland and constable of Carlisle castle. Order to pay 400 marks out of the 1,000 marks that he ought to receive for the king's use for the delivery of Robert de Bard' and John de Moreve, Scotch prisoners, to Robert de Barton, keeper of the king's stores in the parts of Carlisle, for the munition of the town and castle, and to deliver the remaining 600 marks to the sheriff of Northumberland, to be taken by him to Berwick, notwithstanding the king's late order to pay 800 marks to the sheriff of Northumberland for the above purpose and to retain 200 marks for the munition of the town and castle of Carlisle.

Aug. 3.  
Stretton.

To the sheriff of Worcester. Order to cause two coroners for that county to be elected in the places of Philip de Boclington and Robert de Staunton, who are engaged in the service of divers magnates of those parts and dwell in the furthest limits of the county and are absent from the county for the greater part, so that they cannot conveniently attend to the duties of their office.

Aug. 3.  
Wilsford.

To Robert de Cliderhou, escheator beyond Trent. Order to cause the castles of Brough-under-Staynmor and Cokermuth, in his custody, to be supplied with victuals out of the issues of his bailiwick.

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*Membrane 29—cont.*Aug. 4.  
Lincoln.

To the chamberlain of Kaernervan. Order to expend, in addition to the 100*l.* that the king lately ordered him to expend in repairing and amending the quay of the town of Coneweye, 100 marks by the advice of John de Grey, justice of North Wales, or of one to be deputed by him. If the quay cannot be repaired out of these sums, he is to cause the burgesses of the town to repair what remains of the quay at their own cost.

Aug. 4.  
Lincoln.

To Master John Waleweyn, escheator this side Trent. Order to assign dower to Etheldreda, late the wife of Peter de Shadworth, as she has taken oath before the king not to marry without his license, it appearing by inquisition that Peter held at his death divers lands in Little Carlton, Great Carlton, Tetelthorp, Catby near Gayton, and Calthorp near Lekburn, co. Lincoln, of Philip de Lyndeseye as of the inheritance of John son and heir of Robert le Chaumberleyn, a minor in the king's wardship, by knight service, which Philip adhered to the Scotch rebels, on which account the escheator took his lands into the king's hands.

Aug. 5.  
Lincoln.

To the citizens of Carlisle. Order to expend up to 10 marks out of their term of the king's gift in repairing the gates and walls of the city.

By K.

To the treasurer and barons of the exchequer. Order to allow the above 10 marks to the said citizens.

By K.

*MEMBRANE 28.*Aug. 5.  
Lincoln.

To Master John Waleweyn, escheator this side Trent. Order to cause John son of Geoffrey de Fontaynes and Margery his wife to have seisin of the said Geoffrey's lands, as it appears by inquisition that Geoffrey de Fontaynes held at his death a third of the manor of Runham, co. Norfolk, by the courtesy of England of the inheritance of Margery, his late wife, of the late king by the service of a third of two measures (*modios*) of wine and of 200 pears of Permeys to be rendered to the exchequer, and that the said John is his kinsman and nearest heir and of full age, the king having taken John's fealty.

Aug. 6.  
Lincoln.

To the sheriff of Southampton. Order to pay to William Beausamis, keeper of the king's stud (*equicii*) staying in those parts, 10*l.* for the expenses of the stud.

By K.

Aug. 7.  
Lincoln.

To the abbot of Hyde, Winchester, collector of the tenth of the clergy of the province of Canterbury in the diocese of Winchester. Order to pay to the sheriff of Southampton the 200 marks arrears of the portion of the tenth of H. late bishop of Winchester, to buy corn therewith as ordered by the king.

By K.

To the sheriff of Wilts. Order to expend 20*l.* in repairing the houses of the castle of Old Sarum, in addition to the 20*l.* that the king lately ordered him to expend for this purpose.

By K.

To the keeper of the Forest this side Trent, or to him who supplies his place in the forest of Clarendon. Order to deliver fifteen leafless oaks from that forest to the sheriff of Wilts for firewood to burn lime for works within the castle of Old Sarum.

By K.

Aug. 8.  
Lincoln.

To Edmund Bacun, constable of Walingford castle. Order to expend 20*l.* in repairing the buildings of the castle, in addition to the 20*l.* that the king previously ordered him to expend for this purpose.

By K.

Aug. 6.  
Lincoln.

To Master John Waleweyn, escheator this side Trent. Order to deliver to William de Overesby, son and heir of Isabella, late the wife of Simon de Veer of Clixby, which Isabella held in chief of the king, seisin of his

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*Membrane 28—cont.*

mother's lands, as he has proved his age before the escheator, and the king has taken his homage.

Aug. 8. To the sheriff of Huntingdon. Order to expend 10 marks in repairing  
Lincoln. the gaol of that town. By C.

To the same. Order to cause Andrew le Moigne and Bernard de Brus to have carriage at the king's charge to carry a sum of money from that county to Westminster, which the king has appointed them to bring thither by the morrow of St. Bartholomew.

Aug. 7. To the sheriff of Devon. Order to cause two coroners for that county to  
Lincoln. be elected in place of Robert de Stokheye and Robert de Uppeheye, whom the king has appointed justices to deliver Exeter gaol.

Aug. 6. To Lambert de Trikingham. Order to intend the holding of pleas  
Lincoln. before the king, omitting all other things, as the king wills that he shall intend the holding of the same together with William Inge and his fellows, justices appointed to hold the said pleas. [*Parl. Writs.*] By K.

——— To the sheriff of Essex. Order to cause a coroner for that county to be elected in place of Henry Gernet, whom the king has appointed one of the keepers of his peace in that county.

*Vacated.*

Aug. 6. To Robert de Cliderhou, escheator beyond Trent. Order to deliver to  
Lincoln. John son of John de la Cornere, John son of Ralph de Chaddesden, Payn le Draper, Nicholas le Lorimer, Ranulph de Hicling, John Proudfoote, Walter de London, Robert de Etton, and Agnes la Coupere twelve shops in Derby, together with the issues of the same, they having shewn to the king that, although said shops were lately taken into the king's hauds by Roger le Sauvage, late escheator beyond Trent, because it was found by inquisition that they were purprestures made in the market of Derby, they are not purprestures, but that they and their ancestors held them from time out of mind, and it was found by an inquisition taken by the present escheator that they are not purprestures, and are not situated where they are to the damage of the king or the nuisance of the town, or any one, and that the said John and the others above named and their ancestors have held them peacefully from time out of mind, to wit for 300 years and more, by services pertaining to the town.

To the sheriff of Essex. Order to cause a coroner for that county to be elected in place of Henry Gernet, who is so engaged with the affairs of divers magnates in that county that he cannot intend to the office of coroner, wherefore the king has caused him to be amoved from office.

Aug. 8. To the justiciary, chancellor, and treasurer of Ireland. Order to convoke  
Lincoln. the archbishops, bishops, abbots, priors, earls, barons, and community of Ireland as speedily as possible, and to take their counsel and advice if they can agree, or if not, having asked separately by the king's writ the counsel of the prelates and magnates, if they cannot conveniently assemble, concerning the peace of that land and by what law the people should be treated, to certify the king of their proceedings so that ordinance may be made by his council concerning the grievances contained in the petition of the people of Ireland before the king and his council, praying that a parliament should be held in that land yearly, and that if ransom or pardon be prayed for from the justiciary of that land for the death of an Englishman or for arson, such ransom or pardon shall only be made in parliament and with the consent of the king's council and faithful subjects there, and at least 100*l.* taken therefor; and that for larceny or robbery attaining or exceeding the value of 11*½d.*, a fourfold ransom shall be taken, and that the felons guilty thereof shall not be delivered from prison until the money have been paid into the

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*Membrane 28—cont.*

exchequer; the people of that land having shewn that a law exists there that an Englishman convicted of the death of an Englishman, larceny, arson, or robbery attaining or exceeding the value of 12½*d.*, should suffer death; that an Irishman convicted of the death of an Englishman or arson should suffer the like punishment, but that an Irishman convicted of larceny or robbery from an Englishman or an Irishman is usually left to be redeemed at the will of his judge or to be condemned to death; by which law, when it was fully observed, the English people there grew and multiplied, and extended the boundaries of the church; but that afterwards the justices of those parts caused and permitted persons indicted of felonies to be redeemed for small ransoms, and sometimes for nothing, to wit taking for the slaying of an Englishman, robbery, and larceny 100*l.*, or 100[s.], 40[s.], or 20*s.*; by reason whereof malefactors have been encouraged to commit homicides, robberies, arsons, and other felonies to such an extent that agriculture and merchandise have fallen away in many places, so that land is much destroyed by English and Irish felons, who do not fear committing homicides, arsons, larcenies, and robberies, under the hope of obtaining such pardons, and because the faithful subjects dare not indict them, nor say the truth concerning them in judgment, lest they should be slain or destroyed on account of their verdict by the said felons liberated by such ransom, and the people, wishing to live under the king's peace and law, desert places where they have been wont to dwell and leave them to the said felons.

[*Fœdera.*]

By pet. of C.

Aug. 17.  
York.

To the sheriff of Oxford. Order to pay to William de Sutton and John de Oxon[ia] 60*s.* for their expenses in taking Nicholas de Hansted, lately seized at Oxford for forging the king's seal, to York, and for staying there and bringing him back to Oxford by the king's order.

Nicholas Piron of Bagebergh, in the king's prison of Somerton for the death of Thomas le Thressher, has letters to the sheriff of Somerset to bail him until the first assize.

July 8.  
Westminster.

To John de la Beche, one of the keepers of the bishopric of Winchester, void and in the king's hands. Order to pay to the king's yeoman Henry de Braundeston, whom the king is sending to the bishopric with two ventrers, a lardener, and a huntsman and his page (*pagius*), fourteen running dogs (*carnibus*) and six greyhounds, to take fat venison in this season therein for the king's use, his wages, to wit 9*d.* a day, and 2*d.* a day each for the ventrers, lardener, and huntsman, 1½*d.* a day for the page, and ½*d.* a day for each of the dogs and greyhounds, and to deliver to him salt and barrels and carriage for the venison.

Aug. 9.  
Lincoln.

To William de Ayremynn. Order to pay to Henry de Baiocis the ten marks due to the king for the goods and chattels of Philip de Lyndeseye in the manor of Wykyngby, co. Lincoln, which were taken into the king's hands as forfeited because Philip adhered to the Scotch rebels, and which were appraised by Adam de Lymbergh and the aforesaid Henry, by virtue of the king's commission to them, at 10*l.* 6*s.*, to be paid to Henry for his expenses in tallaging together with Master William de Wodeford cities, boroughs, and the king's demesnes in the counties of Lincoln, Rutland, and Northampton in the sixth year of the king's reign, when the king caused his demesnes throughout England to be tallaged.

By C.

*MEMBRANE 27.*

Aug. 20.  
York.

To Nicholas Lovel and John de Eton. Order to deliver to John de Sandale, the king's chancellor and the elect of Winchester, 10 bucks of the king's gift, out of the venison taken and to be taken in the forests of Chut,

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*Membrane 27—cont.*

Lotegershalle, Clarendon, and Bredon, co. Wilts, Asshele, Wolvemere, Pambere, and Fremantel, co. Southampton, and Wyndesore, co. Berks.

By K.

The like to Alan de Leek and John de Hauvill to deliver 10 bucks from the forests of Wanberge, Rokyngham, and Roteland, in the counties of Huntingdon, Northampton, and Rutland.

By K.

The like to Robert Squier and David de Fraunton to deliver 10 bucks from the forests of Huchewode, Sausse, Bernewode, and Shotovere, in the counties of Oxford, Buckingham, and Northampton.

By K.

To the sheriff of York. Order to buy and provide hay and oats to the value of 10*l.*, and to deliver them to the king's serjeant Adam de Bray, keeper of certain of the king's horses, for the expenses of the said horses.

By K.

Aug. 21.  
York.

To John Giffard of Brymmesfeld, keeper of the lands of the late Gilbert de Clare, earl of Gloucester and Hertford, in Glaumorgan and Morgannou. Order to cause all the castles in his bailiwick to be furnished with men, armour, and victuals, and to depute sufficient persons to keep them when he comes to the king for the expedition of the Scotch war.

By K.

Aug. 25.  
York.

To the sheriff of York. Order to expend 40*s.* weekly until further orders in repairing the houses, walls, and towers within the castle of York, by the view and testimony of a citizen of York and a clerk of the sheriff and of another to be deputed on the king's behalf.

By K.

Aug. 25.  
York.

To Henry son of Hugh, keeper of Bernard's Castle. Order not to intermeddle further with the manor of Stretelam, and to restore the issues of the same to Peter de la Haye, who lately shewed to the king that, although he lately recovered the manor in the bishopric of Durham by assize of novel disseisin against John son of Thomas Traynes and others, and obtained seisin thereof, the said Henry took the manor into the king's hands; whereupon the king ordered Henry to certify him concerning the taking into his hands; and he returned that Peter brought a writ of novel disseisin against the above-named John, Robert de Neyvill, and John le Ires, concerning a tenement in Stretlam, and he was answered that the tenement was in the king's seisin, wherefore the justices refused to proceed in the assize, until Peter obtained the king's writ in parliament at Lincoln directed to the bishop of Durham ordering that the justices should proceed in the assize notwithstanding the above answer; by reason whereof they proceeded, and Peter recovered his seisin by consideration of that court, and that he was peaceably seised for one day, and that the said Henry expelled him from the tenement because he was not advertised of the judgment and because Peter brought him no writ from the king.

By K. and C.

To the taxors and collectors of the sixteenth in the county of Lincoln. Order to pay to Ralph de Stokes, clerk of the king's great wardrobe, or to his attorney, 200 marks out of the first moneys received by them, to provide therewith spicery and other necessities of the wardrobe.

By K.

To William de Ayremynn, rector of the church of Weremuth. Order to deliver the wheat, oats, and other corn at that church to the sheriff of Northumberland at a reasonable price, to be carried by him to Berwick-on-Tweed and there delivered to the receiver of the king's stores. The king has ordered the sheriff to receive the said corn, and has also ordered the mayor and bailiffs of Newcastle-on-Tyne to pay the sheriff 20 marks out of their ferm for the carriage of the same corn.

By C.

*Vacated, because otherwise below.*

Aug. 28.  
York.

To John Giffard of Brymmesfeld, keeper of the lands of Glomorgan and Morgannou. Order to pay to Henry de Penebrigg, leader of the Welsh

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*Membrane 27—cont.*

footmen whom the king has ordered to be elected in those parts for the Scotch war, 29*l.* 10*s.* 6*d.* due to him for the wages of himself and the said footmen in going thence to the king at York, staying there, and returning home, as appears by a bill under the seal of Roger de Northburgh, keeper of the wardrobe.

Aug. 24. . To the sheriff of Sussex. Order to cause Bertram de Mount Bocher to  
York. have scutage of his knights and free tenants in that bailiwick, as it appears to the king that he was in the late king's army of Scotland in the 34th year of his reign.

The like in favour of Bertram for the counties of Lincoln and Nottingham.

To the sheriff of York. Order to cause a verderer for the forest of Galtres to be elected in place of Theobald de Tollerton, deceased.

To the sheriff of Cumberland. Order to cause a verderer for the forest of Ingelwode to be elected in place of John Staffol, deceased.

Like order to the same for the election of a verderer for the said forest in place of Robert de Quytrigg', who is incapacitated by perpetual illness.

By the testimony of the keeper [of the Forest] this side Trent.

Aug. 27. To John Giffard of Brymmesfeld, keeper of the lands of Glomorgan and  
York. Morgannou, of the late Gilbert de Clare, earl of Gloucester and Hertford. Order to pay to Robert de Grendon, the king's sheriff of those parts, the usual fee for that office from the time of his appointment, and to continue to pay the same for so long as he has that office. By C.

Aug. 26. To the sheriff of Essex. Order to cause the men of the king's household  
York. who were taken and delivered to that gaol by the men of the townships of Reynham, Alvynale, and Thurrok on account of disputes between them, during which felonies, trespasses, and damages were mutually committed, to appear before the justices to deliver the gaol at Colecestre, if they be prepared to stand to right in the king's court, notwithstanding the king's late order not to bring them before any justices to deliver the said gaol until further orders, which order was issued because the felonies and trespasses were committed against the king, who was then there, on account of which order the said men of the household are still detained in prison.

Aug. 25. To the sheriff of Norfolk and Suffolk. Order to pay to Thomas de  
York. Eggesfeld, whom the king is sending to those counties to superintend the provision that the king has ordered the sheriff to make of certain victuals for the Scotch war, and to cause the provision to be made with all speed, 18*d.* a day for his wages and expenses from the time of his arrival in those counties for so long as he shall remain there on this business.

Aug. 28. To the constable of Wyndesore castle. Order to release from prison in  
York. the castle Henry de Merlaunde the younger, upon his finding sufficient mainpernors to have him before the king on the morrow of All Souls to prosecute his action of error in the plea wherein Richard Lovel lately impleaded him before John de Crumbwell and his fellows, the king's justices, for a trespass committed upon him by the said Henry and others, whereof he was convicted and was afterwards committed to prison until he satisfied Richard for the damages awarded to him and the king for what pertained to him, the said Henry having been afterwards taken from the prison wherein he was detained to the said castle.

Aug. 24. To Robert de Umframvill, earl of Anegos, keeper of the Forest this side  
York. Trent. Order to deliver Robert Freman of Sutton-in-Galtres from York prison, wherein he is imprisoned for a trespass of venison in Galtres forest,

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*Membrane 27—cont.*

in bail to twelve mainpernors, who shall undertake to have him before the justices for forest pleas when they next come to those parts.

Aug. 25.  
York.

To Richard Squier. Order to deliver at Michaelmas to Sibyl, late the wife of John the Metham, the following of their lands, which were taken into the king's hands because Robert de Styveton, who afterwards married her, fled upon his indictment for the death of Hugh Scot, lately slain in the king's presence in the city of York: certain lands in Eggeburgh, co. York; the manor of Polyngton, in the same county; the park of Vernoil, in the same county; certain lands in Hamelton and Halghton, in the same county; certain lands in Lyndeby, co. Nottingham; and the manor of Gynngmounteny, co. Essex: to have and to hold for the maintenance of herself and children for so long as the remainder of the said lands shall remain in the king's hands, as the king wishes to shew her special grace.

By K. on the information of Richard de Lusteshull.

Aug. 20.  
York.

To John de Hotham, Alexander de Cave, Roger de Grymmeston, and William Clarel, taxors and collectors in the county of York of the fifteenth of cities, boroughs, and royal demesnes. Order to deliver into the king's wardrobe to Roger de Northburgh, keeper of the same, all the money of the said fifteenth in gross or in parcels as levied.

Sept. 1.  
York.

To the sheriff of York. Order to pay to Giles de Tholosa, keeper of certain of the king's horses in the parts of York, 20*l.* for the expenses of the said horses.  
By K. on the information of R. de Northburgh.

*MEMBRANE 26.*

Aug. 20.  
York.

To the treasurer and barons of the exchequer. Order to inspect the account rendered in the king's wardrobe by Walter Waldeshof, when he was the king's butler, for the custom of wines, to wit 2*s.* for every tun from merchant vintners of the duchy [of Aquitaine] and from those of the king's realm who paid such custom, and to allow him that account at the exchequer, and to correct anything therein that may require correction, Walter having complained that they exact an account from him at the exchequer, although he has accounted as above.

Aug. 28.  
York.

To Master John Walewayn, escheator beyond Trent. Order to assign dower to Joan, late the wife of Robert Dakeny, tenant in chief, in the presence of Richard de Cave, to whom the king committed the custody of two parts of the lands during the minority of the heir, upon her taking oath not to marry without the king's licence.

To the treasurer and barons of the exchequer. Order to cause to be delivered to Joan, late the wife of Stephen de Brighmerston, his goods and chattels, upon her finding mainpernors to answer to the king for the same at the next parliament if they ought to pertain to him as forfeitures, as the sheriffs of Southampton and Wilts have done nothing in execution of the king's order to deliver the same to her upon her finding security to answer for the same, although she often offered them sufficient security, as she has shewn the king, which goods and chattels were taken into the king's hands as forfeited because her said husband, who was indicted of certain felonies and trespasses before Robert son of Payn and his fellows, justices of oyer and terminer in the above counties, remained mute and would not answer before them, wherefore he was adjudged the pain, in which pain he died.

Aug. 27.  
York.

To the sheriffs of London. Order to pay, out of the ferm of the city, to the keeper of the king's leopard in the tower of London the same wages



1316.

*Membrane 26—cont.*

as Peter le Fevre of Montpellier, the late keeper, used to receive for its food (*putura*), and to pay to the present keeper his wages from the time of Peter's death.

Sept. 1.  
York.

To John de Hothum, Alexander de Cave, Roger de Grymeston, and William Clarel. Order to arrest any bailiff of the king or others who shall refuse to aid and counsel them in taxing and levying the fifteenth in the county of York, according to the king's orders to the bailiffs and ministers of that county, as the king understands that certain bailiffs refuse to help them, and to certify the king of their names and of the manner of their neglect and contempt. [*Parl. Writs.*]

By K. and C.

Sept. 4.  
York.

To Robert de Cliderhou, escheator this side Trent. Order to deliver to William de Ros, son and heir of William de Ros of Hamelak, tenant in chief, seisin of his father's lands, in accordance with the king's late order to deliver him seisin upon his finding security for payment of his relief, which order was issued although the inquisitions concerning his father's lands had not been made and returned into chancery, according to custom, the escheator having delayed executing the order because William had not gone to him to make security for his relief. The king makes this order because he reputes the said lands sufficient security for the relief.

Sept. 5.  
York.

To the collectors of the new custom of wool, hides, and wool-fells in the port of Newcastle-on-Tyne. Order to pay to the community of Berwick-on-Tweed, or to their attorney in this behalf, all the money in their possession or that shall be first levied of the custom until they have been satisfied for the arrears of 1011. 5s. 7d. due to them for victuals bought from them for the munition of the town, which sum the king has frequently ordered them to pay to the said community; notwithstanding the king's late order to cause all the money from the custom to be carried to the exchequer.

By K.

The like to the collectors of the said custom in the port of Hertelpool, for payment of 50*l.* to Hugh de Hoghton.

To the sheriff of Leicester. Order to pay to Adam de Bray 10*l.* for the expenses of certain of the king's horses in his custody.

By K.

Sept. 4.  
York.

To the sheriff of York. Order to deliver to the king's serjeant Bernard de Lescar, making lance-heads (*ferrea lancearum*) in York castle, and his two yeomen, their wages, to wit 4*d.* a day to Bernard and 2*d.* each to the yeomen, from 29 August last for so long as they remain in the castle on this business.

By K. on the information of Roger de Northburgh.

Sept. 7.\*  
Beverley.

To John de Grey, justice of North Wales. Order to supersede the execution of the king's order to deliver to Robert de Holand the lands that belonged to Griffin de la Pole in the marches of Wales, which the king granted to Robert to be held under a certain form, as the said lands are held of the king as of the crown of England and not of the principality of Wales. The king has ordered Master John Waleweyn, escheator beyond Trent, to deliver the said land to Robert.

By p.s. [3724.]

John Bolle, in Exeter gaol for the death of Thomas Tippecounte, has letters to the sheriff of Devon to bail him until the first assize.

To Robert de Umframvill, earl of Anegou, keeper of the Forest this side Trent, or to him who supplies his place. Order to deliver Ellen, wife of Robert Cademan of Skelton, from York prison, where she is imprisoned upon an indictment for harbouring Thomas her son, indicted for trespass of venison in the forest of Galtres, in bail to twelve mainpernors, who shall undertake to have her before the justices in eyre for pleas of the Forest when they next come to those parts.

\* The privy seal is dated 6 September.

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*Membrane 26—cont.*Sept. 10.  
Beverley.

To the sheriff of Bedford and Buckingham. Order to pay to Giles de Arpuche, keeper of certain of the king's horses, 40*l.* for the expenses of the said horses.

By K.

To Robert de Barton, keeper of the king's manors of Penreth and Soureby. Order to expend up to 20 marks in repairing the mills of the manors, which were burnt by the Scotch rebels.

By C.

To the keeper of the Forest this side Trent, or to him who supplies his place in the forest of Ingelwode. Order to deliver to the aforesaid Robert 20 oaks fit for timber.

By K.

Sept. 12.  
Beverley.

To the sheriff of Cambridge and Huntingdon. Order to cause the corn and victuals that the king lately ordered him to buy and provide and send to Berwick-on-Tweed for the maintenance of the king and his men about to set out for Scotland, to be taken to Lynn and delivered to the sheriff of Norfolk and Suffolk, whom the king has ordered to receive the said corn and victuals and to carry them to Newcastle-on-Tyne, as the bailiwick of the sheriff of Cambridge and Huntingdon is far distant from the sea ports for carrying the same by water to Berwick.

Mandate in pursuance to the sheriff of Norfolk and Suffolk.

Aug. 31.  
York.

To John de la Beche and Ralph de Berford, keepers of the bishopric of Winchester, void and in the king's hands. Order to cause the prior and convent of St. Swithin's, Winchester, to have 20*l.* of the issues of St. Giles's fair without Winchester, they having shewn the king that the keepers detain that sum from them, although they have been wont to receive it yearly in times past, as well when the see was filled as when it was void.

Oct. 1.  
York.

To the collectors of the custom of wool, hides, and wool-fells in the port of Kingston-on-Hull. Order to pay to John de Sandale, elect of Winchester, 28*l.* 7*s.* 0*d.*, which he has paid for the king to Henry de Oggill, soldier (*soldario*) at arms of the garrison of Berwick-on-Tweed, which the king owed him for recompence for a black horse lost in the king's service at Haldham Stok in February, in the eighth year of his reign, appraised for himself at 100*s.*, and 18*l.* 0*s.* 4*d.* for the arrears of his wages whilst in garrison there, as appears by an account made with him in the king's chamber at Berwick for the eighth and ninth years of his reign; and for recompence for a black horse lost in the king's service, appraised for himself at 8 marks, as appears by two bills under the seal of office of the chamberlain of Scotland.

By K.

*MEMBRANE 25.*Sept. 19.  
York.

To Ralph de Monte Hermerii, keeper of the Forest beyond Trent. Order to deliver John de Whethales, imprisoned at Shrewsbury for trespass of vert and venison in Cannock (*de Cannoco*) forest, in bail to twelve mainpernors to have him before the justices for Forest pleas when they next come to those parts.

Sept. 20.  
York.

To John Giffard of Brimmesfeld, keeper of the lands of Glamorgan. Whereas the king lately ordered him to choose 1,000 footmen in those parts for the Scotch war, and to send them to the king in the northern parts, and to pay them their wages out of the issues of his bailiwick from the day when they left Glamorgan until they reached Chester, and to pay to the king's clerk Hugh de Bewyk 97*l.* 17*s.* 8*d.* for their wages from Chester until they joined the king, to wit for seven days; which sum the said John provided elsewhere because he could not at that time have it from the issues of his bailiwick: the king wills that he shall receive the aforesaid wages and the

1316.

*Membrane 25—cont.*

aforesaid 97*l.* 17*s.* 8*d.* from the issues of his bailiwick received and to be received.  
By K.

To J. bishop of Llandaff. The king hears that many outlaws and other malefactors go to his church of Llandaff and dwell there, and are harboured there, and that they leave it and return to it at their will, committing robberies and other damages in those parts, principally because no guard is placed upon them when they have entered the church as ought to be done; the king orders the bishop to have consideration to the fact that these proceedings are to the breach of the king's peace, and that the malefactors turn his church into a den of thieves, and to cause a sufficient guard of his men to be put upon the said malefactors when they have once entered the church to enjoy its immunity.

Sept. 25.  
York.

To Alexander de Cave and John de Hothum. Order to arrest any of the king's or other persons' bailiffs in the East Riding (*in Estrithingo*) of York who shall refuse to aid and counsel them in taxing and collecting the sixteenth in the East Riding; the king, who ordered all bailiffs and ministers to aid them in this matter, understanding that certain bailiffs refuse to assist them. They are to certify the king of the names of those who so refuse, and to cause them to be arrested, and of the manner of their negligence, etc. [*Parl. Writs.*]

Sept. 19.  
York.

To Master John Walewayn, escheator beyond Trent. Order not to intermeddle further with the manors of Huntingdon and Bentsted, and a rent of 100*s.* yearly in Estlenham, taken into the king's hands upon the death of John de Lenham the elder, tenant in chief, and to restore the issues of the same, as it appears by inquisition that he and his wife Margaret held them jointly at his death of the gift of John de Lenham the younger, knight, for the term of their lives, and that the manor of Huntingdon and the rent are held of the archbishop of Canterbury by knight service, and the manor of Bentsted of the said John de Lenham the younger by the service of a rose yearly.

To the same. Like order concerning the manor of La Case, as it appears by inquisition that John de Lenham the elder and his wife Margaret and their son Ralph held it jointly at his death of the gift of John de Marleye for the term of their lives and of the life of Ralph, son and heir of Ralph, and that the manor is held of the bishop of Rochester by the service of 10*s.* yearly and suit of court from three weeks to three weeks.

Sept. 25.  
York.

To Roger Dammory, keeper of the castle and honour of Knaresburgh. Order to deliver at the wardrobe to Roger de Northburgh, keeper of the same, the 200*l.* that he ought to pay at the exchequer at Michaelmas for the ferm of the castle and honour, for the expenses of the king's household.

By K.

Sept. 26.  
York.

To the treasurer and barons of the exchequer. Order to cause a tally to be levied and delivered to Roger Damory, keeper of the castle and honour of Knaresburgh, for 200*l.* of the ferm of the castle and honour paid by him by the king's order to Roger de Northburgh, keeper of the wardrobe, for the expenses of the king's household.

By K.

Sept. 25.  
York.

To William de Ayremynne, rector of the church of Weremuth. Request that he will deliver to Stephen le Blound, receiver of the king's victuals at Newcastle-on-Tyne, the wheat, oats, and all other corn at the said church at a reasonable price, as the king needs corn and other victuals for [the maintenance] of himself and his subjects about to set out for the Scotch marches, making an indenture with Stephen witnessing the number of quarters of corn and the price thereof, for which the king will cause him to be satisfied without delay.

By C.

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*Membrane 25—cont.*Sept. 26.  
York.

To the abbot and convent of St. Mary's, York. Request that they will grant to Ellen de Monte Gomeri, who is of good birth (*de bono genere*) and has nothing of her own whereof she may be honourably maintained, a corrody to be received from their house, to wit as much as pertains to a monk in food whilst he lives in their house, to be received within their house and to be carried out of the same whither she will, and to grant her a sum of money yearly for her clothing, to wit enough to clothe her suitably according to the requirements of her estate.

By K. on the information of Master Thomas de Cherleton.

Sept. 25.  
York.

To John de Felton, constable of Alnewik castle, which belonged to Henry de Percy, tenant in chief. Order to deliver to the prior, convent, and brethren of Farne five quarters of wheat yearly from the manors of Toghale and Swynhou, which pertain to the castle, from the time when he received the custody of the castle, and to continue to deliver the same yearly, as it appears by inquisition taken by Robert de Cliderhou, escheator this side Trent, that they used to receive the above five quarters yearly at Martinmas, of the gift of Eustace de Vescy and John and William de Vescy, formerly lords of that castle, and that they were seised thereof at the time of Henry's death.

By C.

Sept. 28.  
York.

To Master John Walewayn, escheator beyond Trent. Order to assign dower to Margaret, late the wife of John de Lenham, tenant in chief, in the presence of John his son and heir, upon her taking oath not to marry without the king's licence.

Sept. 26.  
York.

To the sheriff of Surrey. Order to cause a coroner for that county to be elected in place of James Bele, deceased.

By K.

Sept. 28.  
York.

To the sheriff of Cumberland. Order to expend up to 10 marks in repairing the houses and walls of Carlisle castle, by the view of the prior of Carlisle and Robert de Barton, receiver of the king's victuals.

Sept. 30.  
York.

To the sheriff of Lincoln. Upon the complaint of William de Widdeslade, citizen and merchant of London, to the king, that whereas he loaded certain of his goods of *avoir-du-pois* to the value of 300*l.* in a ship of Laurence Pollessone, of Brabant, at Sluys (*Lesclus*), in Flanders, for the purpose of bringing them to England to trade therewith, certain malefactors of the power of the count of Hainault, Holland, and Zeeland, and lord of Friesland, and malefactors of the parts of Almain attacked the mariners in the ship on the sea coast near Wyntington, co. Norfolk, and took and carried away his goods, the king wrote to the said count and to the burgomasters, *schöffen*, *consules*, and bailiffs of certain towns of the said parts of Almain, to wit Cologne, Dortmund, Rikelinghou, Lubyk, Osenbrugg, Menstre, Grippeswold, Sussalt, and Hamburg, requesting them to cause restitution or satisfaction to be made to the said William; but although he delivered the king's letters of request to them by John de Rothewell, his attorney in this behalf, who often sought for restitution and satisfaction, they failed to do him justice, as appears by the letters patent of the mayor and community of the aforesaid city: wherefore the king orders the sheriff to arrest goods of the men of the count and of the men whom he shall ascertain, by the information of the said merchant or his attorney in this behalf, or by inquisition, to be of those towns to the value of 160*l.* and the amount of the aforesaid merchant's damages, and to cause the goods so arrested to be appraised and safely kept until the aforesaid merchant have been satisfied for the above sum and his damages, certifying the king of his proceedings herein. The king has ordered the sheriff of Norfolk to arrest goods in like manner to the value of 140*l.*

Mandate in pursuance to the sheriff of Norfolk.

1316.

*Membrane 25—cont.*

To Master John Walewayn, escheator beyond Trent. Order not to intermeddle further with the lands of John de Mounceaux, and to restore the issues thereof, as it appears by inquisition that he held no lands of the king in chief at his death, by reason whereof the custody of his lands should pertain to the king.

*MEMBRANE 24.*

- Oct. 1.  
York. To Robert de Sapy, escheator this side Trent. Order to pay 6*l.* yearly to the chaplains who have hitherto received that sum for a chantry in the chapel of Neusom, for so long as the manor of Wyntringham, which belonged to William de Vescy, tenant in chief, is in the king's hands, as it appears by inquisition taken by Robert de Cliderhou, late escheator this side Trent, that the manor is charged with this sum yearly for the above purpose.
- Oct. 4.  
York. To the chamberlain of Kaernarvan. Order to pay to Griffin ap Ree the wages for forty men, to Madoc de Hendour the wages for twenty men, to Gronou ap Tudor the wages for twenty men, and to Howel ap Griffirith (*sic*) the wages for ten men, from the time when the men left their own parts until they joined the king at Newcastle-on-Tyne, the king having ordered them to lead the above men to him from North Wales for the expedition of the Scotch war. [*Fœdera.*] By K.
- Oct. 1.  
York. To Robert de Kendale, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place. Order to cause proclamation to be made in the ports that all persons of the ports who wish may go securely to the instant fair of Yarmouth to exercise merchandise and other things, the king having ordered the men of Great Yarmouth, under pain of forfeiture of life and limb, to treat the barons of the said ports amicably in the fair, and having prohibited their damaging or aggrieving the barons. The king hopes that peace will be established between the men of Yarmouth and the aforesaid barons in the quinzaine of Michaelmas next, when they are to appear before the king's council at Westminster for the settlement of the disputes between them arising from certain damages inflicted upon the barons and men of the said ports by certain men of Yarmouth, concerning which the king caused certain barons of the ports and certain men of Yarmouth to appear before his council at Westminster with full power to consent to what should be then ordained by the council, they having appeared before the council and treated for some time without finally completing the negotiations, for which reason the aforesaid quinzaine was prefixed for them. By K.
- Oct. 2.  
York. Mandate in pursuance to the bailiffs and men of Great Yarmouth.
- Oct. 1.  
York. To Master John Walewayn, escheator beyond Trent. Order to cause William de Ros, son and heir of William de Ros of Hamelak, to have seisin of his father's lands, and to deliver to him the issues of the same since 20 August, when the king took his homage, provided that he find the escheator security for payment of his relief.
- Oct. 3.  
York. To Robert de Cliderhou, late escheator this side Trent. Order to deliver to Robert de Welle and Matilda his wife, late the wife of Robert de Clifford, tenant in chief, the lands of her dower and her goods and chattels in the same, and the issues received therefrom since they were taken into the king's hands because she married Robert without the king's licence, the king having pardoned them in consideration of a fine made by Robert. By K.
- By the fine contained in the patent that they have of pardon.

1316.

*Membrane 24—cont.*Oct. 1.  
York.

To the collectors of the custom of wool, hides, and wool-fells in the port of Kingston-on-Hull. Order to pay to John de Sandale, elect confirmed of Winchester, or to his attorney in this behalf, 111s. 4d., which he paid to John de Preston, a soldier (*soldario ad arma*) of the garrison of the castle of the town of Berwick-on-Tweed, for the arrears of his wages, as appears by an account made with him in the king's chamber at Berwick on 7 July, in the ninth year of his reign, as contained in a bill under the seal of office of the chamberlain of Scotland.

By K.

Oct. 3.  
York.

To Edmund le Botiller, earl of Carryk, justiciary of Ireland. Order not to aggrieve Walter de la Pule or others of Ireland in his company in the king's service in the marches of Scotland, some of whom have newly returned to Ireland, and Walter has gone thither to make necessary provision for them, whence he and they will shortly return to Scotland, by reason of any trespasses committed by them in those parts, contrary to the king's letters to the justiciary to permit them to make the said provision and to return to the marches of Scotland. If he have arrested any of them on account of the trespasses, he is to deliver them to Walter to return in his company.

By K. on the information of Master Thomas de Cherleton.

Oct. 7.  
York.

To William Inge and his fellows, justices to hold pleas before the king. Order to adjourn until the quinzaine of St. Hilary all pleas pending at the suit of Gerard Salvayn by writs of record that he has caused to come before the king by reason of error, and not to molest him or his mainpernors in the meantime, as the king has enjoined him to stay in his company in the northern parts to set out with him for the repulse of the Scotch rebels.

To Robert de Sapy, escheator this side Trent. Order not to intermeddle further with the lands of Robert de Turbevill, and to restore the issues thereof, as it appears by inquisition taken by Robert de Cliderhou, late escheator this side Trent, that he held nothing of the king in chief at his death by reason whereof the custody of his lands should pertain to the king.

Oct. 8.  
York.

To Master John Walewayn, escheator beyond Trent. Order to deliver to Henry de Valencia and Margery his wife the following of the lands of her late husband Theobald de Gayton, tenant in chief, which the king has assigned to her in dower, both of the lands that descended to Theobald by the death of Philip his brother and of other lands: a third of the manor of Shreuleye, co. Warwick, of the yearly value of 55s.; a third of 10s. of yearly rent in Norton Lyndeseye, in the same county, from the free tenants there; a third of the manor of Gayton, co. Northampton, of the yearly value of 20l. 12s. 6d.; a third of certain lands in Creton, in the same county, of the yearly value of 27s.; a third of certain lands in Middelton, in the same county, of the yearly value of 16s.; a third of certain lands in Braumfeld, in the same county, of the yearly value of 36s. 8d.; a third of certain lands in Colyntre, in the same county, of the yearly value of 2s.

To Edmund le Botiller, earl of Karrik, justiciary of Ireland. Order to call before him such of those of the king's council of those parts as he shall think fit, and to inform himself whether the release of Mora, wife of Ohaulan, from prison in the town of Droghda, where she was placed by Nicholas de Verdon, by whose men she was captured in war, would be injurious to the king or to the disturbance of the peace, and if he find that she can be released safely, to deliver her to Nicholas to make his profit of her, and if not, to make *gratum* with Nicholas for what pertains to him for her capture, as he has shewn by petition before the king and his council that the justiciary eloigns her from his custody, not permitting him to make his profit of her.

By K. on the information of Roger de Northburgh.

1316.

*Membrane 24—cont.*

To the same. Order to call before him such of those of the king's council in those parts as he shall think fit, and if he find that Theobald de Verdun, the brother of Nicholas de Verdun, granted to Nicholas, when he received knighthood, 20*l.* of yearly rent for life from Theobald's demesnes in Dyvelek, and that Nicholas was seised thereof, to permit Nicholas to receive the said rent from his brother's lands whilst in the king's wardship, and to restore to him the issues received therefrom, as Nicholas has prayed the king by petition before him and his council to assent to his receiving the said rent, of which he was seised in his brother's lifetime.

By K. on the information of Roger de Northburgh.

To the bailiffs of John de Britannia, earl of Richmond, at Boston. Order to desist from closing the bridge of that town, and to remove without delay any barriers (*barreras*) or other obstacles that they may have placed there, the king being given to understand that, although the passage over the bridge is a royal street and ought to be open to wayfarers by day and night, and has always been so open from the time of its construction, the bailiffs have constructed a drawbridge (*pontem versatilem*) to close the bridge in the middle at their pleasure, and have erected barriers (*karreras*) across the bridge. The king has ordered the sheriff of Lincoln to cause this order to be executed if the bailiffs do not do so, and to arrest any who shall resist its execution.

By C.

By C.

Mandate in pursuance to the sheriff of Lincoln.

Sept. 30.  
York.

To Bartholomew de Badelesmere, constable of Bristol castle. Order to repair the houses, walls, gates, bridges, and mills of the castle, and the sluices (*exclusas*) of the mills.

By K.

*MEMBRANE 23.*

Oct. 7.  
York.

To the sheriff of Kent. Order to cause a coroner for that county to be elected in place of John Backechilde, who is insufficiently qualified.

Oct. 11.  
York.

To John de Wysham, keeper of the town of Berwick-on-Tweed, and to John de Weston, chamberlain of Scotland. Order to permit Walter de Gosowyk, to whom the king has committed the custody of the castle of Norham, which is of the bishopric of Durham, void and in the king's hands, to carry to that castle the armour, victuals, and other things that he lately caused to be carried from that castle to Berwick for safety.

By K. on the information of William de Monte Acuto.

To the bailiffs of the city of Carlisle. Order to pay to Robert de Barton, receiver of the king's victuals in those parts, the ferm of their city and the arrears of the same, in order to pay therewith the wages of the men garrisoning the said city and castle.

By K. and C.

Oct. 8.  
York.

To the sheriff of Oxford. Order not to aggrieve John de Bloxham, who has come to the king at York to set out with him to the marches of Scotland, according to the proclamation that all men having lands worth 50*l.* yearly should come to the king with horses and arms, on his return home and during his stay there by reason of the above proclamation, as he has returned thither by the king's licence upon the affairs of Roger Damori and has left a man-at-arms in Roger's company in his place.

By K. on the information of Roger Damori.

The like to the sheriff of Warwick.

Oct. 10.  
York.

To Master John Walewayn, escheator beyond Trent. Order to restore to Griffin de la Pole all his lauds in Powys and in the marches of Wales,

1316.

*Membrane 23—cont.*

taken into the king's hands for certain causes, and the issues of the same. The king makes this order at the request of Thomas, earl of Lancaster.

By K. on the information of the earls of Pembroke and Hereford, Bartholomew de Badelesmere and Anthony Pessaign, in whose presence the said writ was read and agreed upon.

Oct. 8.  
York.

To Maurice de Berkele, justice of South Wales. At the suit of the prior of Kermerdyn, who lately shewed the king that, although he and his predecessors, priors of that place, and their tenants of that town have been wont, by virtue of a charter of king Henry, the king's progenitor, confirmed by king Henry III., to buy and sell in gross all manner of merchandise in that town freely and without hindrance, and to have measures and scales (*stateras*) and weights, nevertheless William Martyn, late justice of South Wales, by virtue of an ordinance of the late king's time that no one in parts adjacent to the king's boroughs in Wales should buy or sell any merchandise in gross by whatsoever name known within five leagues (*leucarum*) of the said boroughs, except within the boroughs, prohibited, at the suit of the burgesses of New Kermerdyn, the prior and his tenants from buying or selling merchandise in gross or from having measures, scales and weights within the town of Old Kermerdyn, within five leagues of New Kermerdyn, the king ordered the aforesaid William to cause inquisition to be made, in the presence of some of the men of the boroughs of the new town to be deputed by the community thereof, whether or not the prior and his predecessors and their men and tenants were wont to enjoy the above liberties from the time of the grant and confirmation, and before the construction of the new town and before the aforesaid ordinance was made; and the said William returned that it was found by the inquisition, taken before certain men of the new town of Kermerdyn, who propounded their challenges in the inquisition, that Robert, prior of Kermerdyn, and his predecessors and their men and tenants enjoyed the above liberties from the time of the charter and confirmation and before the construction of the new town and before the ordinance, until they were hindered by Walter Haclut, justice, at the suit of the burgesses of the new town of Kermerdyn, when the prior procured a writ directed to Walter, by virtue whereof he and his tenants exercised the privilege as before; and that they were in like manner impeded by Roger de Mortuo Mari, late justice of Wales, and afterwards by the said William, by pretext of the said ordinance; and that the prior, men and tenants receive the measures, scales and weights from the king's ministers of the new town of Kermerdyn, the keepers of the king's measures, scales and weights, just as the barons of Landestephham, Talaghan and of St. Clare do; and that the prior and his predecessors receive and have received the emends of the assize of bread and ale and the forfeiture of measures, scales and weights: wherefor the king orders the justice to permit the prior and his men and tenants to have the above liberties, as they did before the said hindrances. He also orders him to summon the burgesses of the new town to be at the next parliament to shew cause why the king should not make a charter to the prior granting the above liberties, as the prior has prayed him to do.

By C.

Oct. 15.  
Aldwark.

To the treasurer and barons of the exchequer. Order to acquit Margaret de Wighton of 4*l.*, due from her for a tallage assessed in York before Roger de Heggham and his fellows, appointed to assess tallage in that county in the 32nd year of the late king's reign, as the king has pardoned her that sum.

By p.s.

To Robert de Umframvill, keeper of the Forest this side Trent, or to him who supplies his place in the forest of Ingelwode. Order to deliver to the prior and convent of St. Mary's, Carlisle, a tithe of the venison



1316.

*Membrane 23—cont.*

[taken] in that forest for the eighth and ninth years of the king's reign and to be taken in the present year, as they have been wont to have.

Oct. 12.  
York.

To Master John Walewayn, escheator beyond Trent. Order to restore to Joan de la Chaumbre of Whittukkesmed her lands, and the issues of the same, which were taken into the king's hands by John Abel, late escheator beyond Trent, who delivered them to the present escheator, pretending that they were in the king's hands by reason of the madness of Joan, as it appeared by inquisition taken by John Abel that she was an idiot and mad woman, the present escheator having returned that he had gone in person, by virtue of the king's order, to her place of residence, and that he had seen and examined her, and that he found that she was not an idiot and had not been at any time from her birth.

Oct. 8.  
York.

To the treasurer and chamberlains. Order to pay to Doffus Bard and his fellows, merchants of the society of the Bardi of Florence, 6,000 marks from the first moneys of the sixteenth granted to the king, in payment of 2,333*l.* 6*s.* 8*d.* lent by them to the king on 14 July last and of 2,000 marks granted to them by the king on 17 July on account of the delay in payment of divers loans made by them to the king, and of 500 marks lent by them to the king on 8 August for matters touching the Scotch war, as appears by three letters patent in their possession.

Oct. 14.  
Benning-  
borough.

To the sheriff of York. Order to pay to William le Taverner, John de Kirktologh, John Parlebiry, Lambert le Minter, John de Hauburgh, and Thomas Scot, Scotch prisoners in York castle lately captured at sea, their wages, to wit 2*d.* a day each, from 12 October last until further orders.

By K. on the information of R. de Northburgh.

Oct. 8.  
York.

To Robert de Umframvill, earl of Anegos, keeper of the Forest this side Trent. Order to deliver Roger de Laton and William de Valibus, imprisoned at Carlisle for trespass of venison in the forest of Ingelwode, in bail to twelve mainpernors, who shall undertake to have them before the justices in eyre for forest pleas when they next come to those parts.

Oct. 15.  
Benning-  
borough.

To Warin de Insula, constable of Wyndesore castle. Order to deliver to the chaplains in the king's chapel of the castle bread, wine, oil, and other small necessities for the celebration of divine service.

Oct. 12.  
York.

To the treasurer and barons of the exchequer. Order to acquit William de Langeton and Joan his wife, tenants of the lands of Alan de Shothere-skelf, her first husband, in York and the county of York, of 40*s.* exacted from them by summons of the exchequer for debts due from Alan at his death, as the king has pardoned them that sum.

By K. on the information of Roger de Northburgh.

Oct. 12.  
York.

To Henry Rose. Order to deliver to John Martyn of St. John Angelyns in France or to John de Neweland, clerk, his attorney in this behalf, 26 tuns of wine that the king ordered to be arrested at Great Yarmouth and delivered to the said Henry, because he was given to understand that Copin Martyn was a Fleming and had brought the wine to Yarmouth contrary to the king's proclamation forbidding the receipt of Flemings in his land, as Sir Walter de Castellion, count of Porcéan (*Porciens*) and constable of France, has testified by his letters that the wine belonged to the aforesaid John Martyn, and has prayed the king to cause them to be delivered to the said John, the wines being in the custody of Copin, his yeoman, when arrested.

By C.

*MEMBRANE 22.*

Oct. 18.  
Crayke.

To the sheriff of York. Order to cause a coroner for that county to be elected in place of William de Harum, whom the king has amoved for insufficiency.

1316.

*Membrane 22—cont.*

To Master John Walewayn, escheator beyond Trent. Order to cause John de Dyneham, son and heir of Jocus de Dyneham, tenant in chief of the late king, to have seisin of his father's lands, as he has proved his age before the escheator and the king has taken his homage. By p.s. [3740.]

—— To the sheriff of Surrey. Order to cause a coroner for that county to be elected in place of William de Weston, who is continually engaged upon the affairs of divers magnates so that he cannot attend to the duties of coroner.

Oct. 21. To William le Duyn, chamberlain of Caernervan. Order to pay the fees  
Crayke. and wages of the justiciary, constables, and sheriffs within his bailiwick from the time of his appointment, and continue to pay the same.

Oct. 20. To the keeper of the manor of Lutegershale. Order to repair the  
Crayke. palings and enclosure (*haye*) about the park of the manor, which, the king understands, are broken down in many places, to the diminution of the deer in the park.

By letters of the chancellor.

Oct. 20. To the same. Order to expend up to 100*s.* in repairing the houses of  
Crayke. the said manor.

By letters of the chancellor.

To the sheriff of Southampton. Order to distrain all those of his bailiwick who are bound to repair the aforesaid palings and enclosure to do so.

By letters of the chancellor.

To Ralph de Monte Hermerii, keeper of the Forest beyond Trent. Order to deliver to the keeper of the above manor from Cheut forest six oaks fit for timber, to repair the houses of the manor, and underwood from the same forest for those parcels in the paling and enclosure that ought to be repaired by the king.

By letters of the chancellor.

Oct. 20. To Master John Walewayn, escheator beyond Trent. Order not to  
Crayke. molest the abbot of Glastonbury concerning the issues of his moor called 'Seggemor,' upon his finding security to answer for the same if they should pertain to the king, the king having, upon the complaint of the abbot that the moor had been taken into the king's hands without reasonable cause, ordered the escheator to cause it to be replevied to the abbot until Martinmas, as the abbot now complains that the escheator exacts the issues from him whilst the matter is pending before the king.

Oct. 23. To the same. Order to cause dower to be assigned to Joan, late the wife  
Crayke. of Albredus de Capeles, tenant by knight service of the inheritance of Gilbert de Clare, late earl of Gloucester and Hertford, tenant in chief, upon her taking oath not to marry without the king's licence.

Oct. 20. To John de Foxle. Order to cause Richard de Candevere and Richard de  
Crayke. Charlesle to be released from the Flete prison, wherein they are imprisoned for a trespass committed by them in suppressing the king's writ and maliciously returning in its place a false transcript before the aforesaid John and John de Westcote, the king's justices, whereof they were convicted before the said justices, taking from them a reasonable fine for what pertains to the king by reason of the trespass and imprisonment according to the statute in this case provided.

By letters of the chancellor, because it was otherwise sealed by p.s.

Oct. 23. To Master John Walewayn, escheator beyond Trent. Order to deliver  
Crayke. to Ela, late the wife of John le Mareschal, tenant in chief, the manor of Aslakby, co. Lincoln, of the yearly value of 46*l.* 0*s.* 7*d.*; the manor of Hengham, co. Norfolk, of the yearly value of 44*l.* 15*s.* 2½*d.*; and a third of certain lands in Aslakby, Authorpe, Greyby, Milnethorp, Leghton, and Kirkeby, which lands are of the yearly value of 12*l.* 2*s.* 7*d.*: which the king has assigned to her as dower with the assent of Robert de Morlee, who married Hawisia, sister and heiress of the aforesaid John.

1316.

*Membrane 22—cont.*Sept. 1.  
York.

To the same. Order not to intermeddle further with the manor of Claipol, and to restore the issues of the same, taken into the king's hands upon the death of Thomas de Sancto Laudo, as it appears by inquisition that he held the manor of Skillington of the archbishopric of York, void and in the king's hands, by knight service, and that he held no other lands of the king in chief as of the crown, but that he held the manor of Claipol of William de Cressi by knight service, and that John de Sancto Laudo, his kinsman, is his nearest heir, who is of full age.

Oct. 23.  
Crayke.

To the same. Order to deliver to Ela, late the wife of John le Mareschal, tenant in chief, the following of his knights' fees, which the king has assigned to her as dower with the consent of Robert de Morlee, who married Hawisia, sister and heiress of the said John; a fee in Aldeby, co. Norfolk, which Joan, late the wife of William Roscelyn holds, of the yearly value of 100s.; a sixth of a fee in Swanton, in the same county, which the heirs of Henry Turnecurt hold, of the yearly value of 16s. 8d.; a moiety of a fee in Neuton and Bricgham, in the same county, which William de Kerdiston holds, of the yearly value of 50s.; a moiety of a fee in Hevyngham, in the same county, which the heirs of Roger Gueth hold, of the yearly value of 50s.; two and a half fees in Mulkeberton, Brundal, and Wroxham, in the same county, which John de Claveryngg' holds, of the yearly value of 12l. 10s. 0d.; a moiety of a fee in Crimkelthorpe and Wymondham, in the same county, which John de Gelham and William de Crimgelthorp and others hold, of the yearly value of 50s.; a fee in Dokkyng', in the same county, which William Lovel holds, of the yearly value of 100s.; two fees in Stodeham and Wypesmade, co. Buckingham, and in Aashele and Botlesford, co. Northampton, which Walter son of John de Botlesford holds, of the yearly value of 10l.

Oct. 23.  
Crayke.

To the same. Order to assign to the aforesaid Ela the following of her husband's advowsons of churches, assigned to her as above; the advowson of the church of Matassale, co. Norfolk; the advowson of the church of Norton, co. Northampton; the advowson of the church of Plumpton, in the same county.

Oct. 24.  
Newburgh.

To Edward, earl of Chester, the king's son, or to his justice of Chester, or to him who supplies the place of the justice. Order to deliver to John de Hinkle, queen Isabella's bailiff of the manor of Mackellesfeld, in that county, all fines, ransoms, and amercements received by them from the men and tenants of that manor from the time when the king committed the manor to her during pleasure, according to what the said John can show, as the king learns that they draw the said men and tenants before them in that county outside the manor to answer to them for felonies and trespasses committed within the land of Mackellesfeld, and that they take fines and ransoms from the said men, whereas the cognisance of such felonies and trespasses ought to pertain to the queen and her bailiffs within that manor. They are forbidden to draw the said men before them hereafter, but to permit the queen and her bailiffs to have cognisance of the said felonies and trespasses.

Oct. 26.  
Newburgh.

To Robert de Sapy, escheator this side Trent. Order to cause John de Cawode, son and heir of David de Cawode, tenant in chief, to have seisin of his father's lands, as he has proved his age before Robert de Cliderhou, late escheator this side Trent, and the king has taken his homage. By p.a.

To Ralph de Monte Hermerii, keeper of the Forest beyond Trent. Order to deliver Robert Coterel, imprisoned in the castle of the Peak (*de Pecco*) for a trespass of vert [and] venison in Peak forest, in bail to twelve mainpernors who shall mainpern to have him before the justices in eyre for forest pleas when they next come to those parts.

1316.

*Membrane 22—cont.*Oct. 26.  
Newburgh.

To the treasurer and chamberlains. Order to pay to William de Ayremynne, to whom the king has granted the custody of the house of the *Conversi*, London, the arrears of the yearly sum of 123*l.* 10*s.* 6*d.* that the king ordered them by writ of *liberate* to pay yearly to Adam de Osgodeby, deceased, then keeper of the same house, which sum pertained to the said keeper and the *Conversi* then surviving, two chaplains, and one clerk of the church of the yearly sum of 202*l.* 0*s.* 4*d.* granted to them by the late king for their maintenance, and to continue to pay that sum yearly to William; provided that upon the death of each *conversus*, so much be deducted therefrom as the deceased received for his portion.

Nov. 5.  
Newburgh.

To Master John Waleweyn, escheator beyond Trent. Order to deliver to Margaret, late the wife of Thomas de Cailly, tenant in chief, the following of his lands, which the king has assigned to her as dower: the manor of Hildeburghworth, co. Norfolk, of the yearly value of 9*l.* 7*s.* 11*d.*; lands in Boston, co. Lincoln, of the yearly value of 10*l.* 6*s.* 0*d.*; provided that she pay yearly to the exchequer during the heir's minority, and afterwards to the heir, 10*s.* 5½*d.*, the value in excess of her dower.

Oct. 31.  
Newburgh.

To the same. Order to deliver to the aforesaid Margaret the manor of Wabblinge and two parts of the manor of Wymundham, co. Norfolk, and the i-sues of the same, taken into the king's hands upon her husband's death, as it appears by inquisition that she and her husband held the same jointly to them and the heirs of her husband of the feoffment of Michael de Cailly, parson of the church of Hildeburghworth, and of Walter Kyng, chaplain, by fine levied by the king's licence in his court, by which inquisition it was found that the manor and the two parts are held of the king in chief by knight service, the king having taken her fealty for the same.

*MEMBRANE 22—Schedule.*Nov. 5.  
Newburgh.

To the same. Order to deliver to the aforesaid Margaret the following of her husband's lands, which the king has assigned to her as dower: a third of the manor of Hildeburghworth, co. Norfolk, of the yearly value of 9*l.* 7*s.* 11*d.*; a sixth of a quarter of the Tolbothe of Lenne, in the same county, the toll and perquisites whereof are of the yearly value of 6*l.*; certain lands in Boston, co. Lincoln, of the yearly value of 10*l.* 6*s.* 0*d.*; provided that she pay yearly to the exchequer during the heir's minority, and afterwards to the heir, 5*s.* 2*d.* yearly, the value in excess of her dower.

*Memorandum, that the writ for the dower previously sealed was altered at York on 20 September, in the eleventh year of the reign, at the suit of the earl of Pembroke, to whom the king had committed the custody of the manor of Hildeburghworth, for which alteration Sir Walter de Norwycote wrote to the chancellor, whose letter is on the files amongst the king's writs for the same year. And the first writ was not cancelled because it was not restored.*

*MEMBRANE 21.*Nov. 10.  
York.

To Robert de Laiburn, keeper of the castle of Cokermuth, and of certain lands pertaining to that castle. Order to cause the following defects in the castle and lands to be repaired by the view of two men of his bailiwick, expending thereupon the sums of money given below, which the king learns, by inquisition taken by Robert de Barton and Adam de Skelton, are required to repair the defects: the little tower in the inner bailey of the castle, 40*s.*; the little hall, the kitchen, two bakehouses, and two chambers

1316.

*Membrane 21—cont.*

in the same bailey, 4*l.* 13*s.* 4*d.*; the stone wall between the said bailey and the outer bailey, 20*l.*; the great hall and kitchen serving the outer bailey, 11*l.* 13*s.* 4*d.*; the chapel there, 10*s.*; the stone walls of the prison, 66*s.* 8*d.*; three chambers over the new peel, 40*s.*; a stable there, 40*s.*; the enclosure of the park there, 40*s.*; the pond of the fishery on the water of Derewent, 40*s.*; a bakehouse and a brewhouse in the town of Cokermuth, 20*s.*; a water-mill there, 20*s.*; a fulling mill there, 20*s.*; and the aforesaid peel, 40*s.*

By p.s.

Nov. 14.  
York.

To the treasurer and barons of the exchequer. Whereas at the suit of the executors of the will of Isabella de Fortibus, countess of Albemarle, by petition before the late king and his council in parliament at Carlisle, suggesting that the late king owed them a great sum of money for corn and other goods and chattels of the deceased found in her lands at her death when they came to the late king's hands, which corn and goods were taken by the late king's escheators and other ministers and bailiffs for his use, and praying him to cause them to be satisfied for the said sum, the late king granted them the debts that the abbot and convent of Fourneys owed to him, and ordered his treasurer and barons of the exchequer to examine the rolls of the exchequer and to certify him of what he owed to the executors for the above cause, and of what the aforesaid abbot and convent owed him; and they signified to him that he owed to the said executors 673*l.* 3*s.* 4½*d.*, and that the abbot and convent owed him 78*l.* 11*s.* 0½*d.* for the arrears of a moiety of ecclesiastical benefices granted to him in the archdeaconry of Richemund in the 23rd year of his reign, and for the arrears of the tenth of benefices in that archdeaconry in the 24th year of his reign, and of the money of the tenth granted to him in aid of the Holy Land deposited with the abbot and convent; whereupon the late king ordered his treasurer and barons to cause 673*l.* 3*s.* 4½*d.* to be assigned to the aforesaid executors out of the above sum due from the abbot and convent, and to cause the abbot and convent to be acquitted of the amount so assigned at the exchequer, provided that they satisfied him for the remaining 115*l.* 7*s.* 8*d.*, as appears by the rolls of the late king's chancery; and the present king ordered the treasurer and barons of the exchequer to cause the above order to be put into execution; and it is now shewn to him on behalf of the abbot that, although the late king's treasurer and barons of the exchequer caused the abbot to make a recognisance in the exchequer for the payment of the said sum of 673*l.* 3*s.* 4½*d.* to the executors in exoneration of the late king, and the abbot has satisfied the executors, as, he says, may be proved by the memoranda of the exchequer and otherwise, and he has frequently asked the treasurer and barons to cause allowance to be made therefor to him in his debts due to the exchequer, in accordance with the orders of the late and the present king, nevertheless the treasurer and barons have delayed making him full allowance for that sum because they found, upon fuller examination, that the abbot owed part of the aforesaid debts to the late king for the arrears of the moiety and tenth aforesaid, and owed nothing for money deposited with him of the tenth in aid of the Holy Land, and that he owed part of the said debts for the arrears of the triennial tenth of benefices in the aforesaid archdeaconry, and for other causes not specified in the writs of the late and the present kings: the king now orders them to cause this sum to be allowed to the abbot in the debts due from him to the late king for the causes specified in the said writs and for the arrears of the abovesaid triennial tenth and for other causes, if they find by the memoranda of the exchequer or otherwise that the abbot has paid this sum to the executors.

Nov. 11.  
York.

To the sheriff of York. Order to cause a coroner for that county to be elected in place of William de Berkyn, who is incapacitated by age and infirmity.

1316.

*Membrane 21—cont.*Nov. 14.  
York.

To the sheriff of Lincoln. Order to release a ship of Stephen Kyng of Lubyk, price 10*l.*, a ship of Henry de Whitburgh of Lubyk, price 10*l.*, a ship of Herbert de Hereerwych of Lubyk, price 10*l.*; a ship of Mariotus Cat of Lubyk, price 12*l.*; three thousands and eight hundreds of 'stoke-fish' of John de Menstre, price 19*l.*; two thousands and eight hundreds of fish of another kind of the said John, price 35*l.*; seven hundreds of fish of another kind of the said John, price 5*l.* 5*s.* 0*d.*; two thousands and five hundreds of fish of Conrad de Wyse of Lubyk, price 29*l.*; one thousand and eight hundreds of fish of John de Bond' of Menstre, price 21*l.* 12*s.* 0*d.*; twelve barrels of steel (*de calibe*) of John le Clerk of Sussalt, price 38*l.*, arrested by him in execution of the king's order to arrest goods of the merchants of the power of the count of Hainault, Holland, and Zeeland, and lord of Friesland, and of the towns of Cologne, Dortmund, Rykelinghous, Lubyk, Osenbrugg', Menstre, Grippeswold, Sussalt, and Hamburg, because the count and the burgomasters, *schöffen*, *consules* and bailiffs of those towns had failed to do justice to William de Wydeslade, citizen and merchant of London, for his goods to the value of 300*l.* stolen by malefactors of the count's power and of Almain from a ship of Laurence Polleson of Brabant whilst voyaging from Sluys (*Lesolus*) to England on the sea coast near Wyntryngton, co. Norfolk. The sheriff is to certify the king without delay how he has executed this order. By K. and C.

Nov. 10.  
York.

To the sheriff of Berks. Order to cause a coroner for that county to be elected in place of Ralph de Hurla, deceased.

Nov. 12.  
York.

To the taxors and collectors of the sixteenth in the West Riding (*in Westriding*) of the county of York. Order to pay without delay all money in hand of the sixteenth into the king's wardrobe to Roger de Northburgh, keeper of the same.

By K. on the information of the said Roger.

The like by divers writs to the taxors and collectors in the East Riding and North Riding.

By K. on the information of the said Roger.

Nov. 14.  
York.

To the keeper of the bishopric of Durham, the see being void, present and to come. Order to pay to Adam de Brom, keeper of the king's seal for the office of chancellor within the liberty of the bishopric, 6*s.* 8*d.* daily for the expenses of himself and household from 27 October last, when he commenced his journey thither, for so long as he shall stay there in the office of chancellor.

By C.

Nov. 3.  
Newburgh.

To the sheriff of York. Order to pay to Oliver son of John de Naunt-oill, usher of queen Isabella's chamber, the 6*d.* a day and two robes yearly, to be received from the sheriff of York, lately granted to him for life by the king's letters patent, and any arrears of the same, notwithstanding the king's late order not to pay him anything thereof.

By p.s. [3778.]

Nov. 12.  
York.

To John Giffard, keeper of the lands of Glamorgan. Order to cause proclamation to be made prohibiting any one aggrieving Llewelin (*Thewelinus*) ap Maddok ap Howel for anything pertaining to the king by reason of the trespass committed by him against the king by rising against the king in war, as the king has pardoned him that trespass at the request of Roger de Mortuo Mari of Wyggemor.

By p.s. [3796.]

Nov. 14.  
York.

To the treasurer and barons of the exchequer. Order to cause a tally to be levied at the exchequer to William Clarel and John de Cresacre, taxors and collectors of the sixteenth in the West Riding (*in Westriding*) of the county of York, for 40*l.* that the king ordered them to pay to Richard de Grey, or his attorney in this behalf, for what he ought to receive for the service then to be rendered to the king in going with the king

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*Membrane 21—cont.*

to Scotland, according to an agreement between him and the king, and to cause allowance to be made to them for that sum.

To the same. Like order for the levying of a tally to John de Hothum, Alexander de Cave, Roger de Grymeston, and William Clarel, taxors and collectors of the fifteenth in cities, boroughs, and demesnes in co. York, for 26*l.* paid by them to Roger de Northburgh, keeper of the king's wardrobe, in execution of the king's order to pay the money collected by them into the wardrobe.

*MEMBRANE 20.*

- Nov. 15. To John Giffard of Brymmesfeld, keeper of the lands of Glaumorgan  
York. and Morgannou, in the king's hands. Order to cause all those persons of those parts who lately rose in war against the king with Lewelin Bren, and who are imprisoned on that account, and who made fines and ransoms therefore before William de Monte Acuto, to be released from prison upon payment of the said ransoms and fines.  
[*Fœdera.*] By K. on the information of the said William.
- Nov. 16. To the sheriff of Wilts. Order to cause a coroner for that county to be  
York. elected in place of Ralph le Cras, who is insufficiently qualified.
- Nov. 20. To the sheriff of Northampton. Order to cause a coroner for that  
York. county to be elected in place of Roger de Laton, who is incapacitated by infirmity.
- Nov. 13. To Robert de Umframvill, earl of Anegos, keeper of the Forest this side  
York. Trent. Order to deliver William le Wodehagger of Tollerton, imprisoned at York for trespass of venison in the forest of Galtres, in bail to sufficient mainpernors of his bailiwick, who shall mainpern to have him before the justices in eyre for forest pleas for the county of York when they next come thither.
- Nov. 18. The like in favour of the following:  
York. Henry Paulinsone of Penreth, for trespass of vert in the forest of Ingelwode, co. Cumberland.  
Thomas de Lymekilne, for trespass of venison in the forest of Ingelwode.
- Nov. 15. To the treasurer and barons of the exchequer. Order to discharge  
York. William de Cheigny, kinsman and heir of Alexander de Cheigny, of 102*s.* 1*½d.* exacted from him by summons of the exchequer for the eleventh granted by the community to the late king in the 24th year of his reign, the king having pardoned him the same in consideration of the good service done by the said Alexander to the late king in Gascony in that year.  
By letters of the chancellor.
- The like in favour of Roger le Sauvage for 45*s.*, pardoned to him for his good service to the late king in Gascony. By letters of the chancellor.
- Nov. 20. To Master John Walewayn, escheator beyond Trent. Order to cause  
York. dower to be assigaed to Joan, late the wife of Edmund de Multon, tenant in chief as of the honour of Albemarle, upon her taking oath not to marry without the king's licence.
- Nov. 22. To Robert de Sapy, keeper of the temporalities of the bishopric of  
York. Durham, and receiver of the issues of same. Order to pay to Henry de Bello Monte, or to him whom he shall depute by his letters patent, all the money from the issues of the temporalities and wardships and marriages [up to the amount of] 1,600*l.*, in part payment of a sum of money that he ought to receive from the king for the stay to be made by himself and

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*Membrane 20—cont.*

certain men-at-arms in the king's service in the marches of Scotland, according to the tenor of an indenture between the king and him, whereof one part remains in the wardrobe.

By K. on the information of Roger de Northburgh.

Nov. 23.  
York.

To Robert de Sapy, escheator this side Trent and keeper of the temporalities of the bishopric of Durham, and receiver of the issues thereof. Order to pay without delay all the money from the escheatry and wardship of the temporalities aforesaid into the king's wardrobe to Roger de Northburgh, keeper of the same, for the expenses of the king's household.

By K.

Nov. 23.  
York.

To the taxors and collectors of the sixteenth in the North Riding of the county of York. Order to pay 82*l.* 10*s.* 10*d.* out of the money of the second term of payment of the sixteenth to Andrew de Harkla, which the king specially desires to be paid to him, as Andrew has to pay a considerable amount beyond the sum of 582*l.* 10*s.* 2*d.*, owing to him by the king, for his ransom from the hands of the Scotch rebels before Christmas next, which sum the king owes him for the wages of himself and the men-at-arms garrisoning the castle of Carlisle, and for recompence for horses lost in the king's service between 27 June, in the eighth year of the reign, and 23 October, in the ninth year, and for recompence for his horses lost in like manner in January, in the ninth year, by an account made with him by Robert de Wodehous, controller of the king's wardrobe, and Richard de Feryby of the time of William de Melton, late keeper of the wardrobe, as appears by a bill of the wardrobe sealed by Robert and Richard in the name of the said William.

By K. on the information of the earls of Pembroke and Hereford.

*Vacated, because [the letters] were restored and cancelled, and are otherwise below.*

The like to the taxors and collectors in the West Riding, for 200*l.*

The like to the taxors and collectors in the East Riding for 300*l.*

Nov. 24.  
York.

To Master John Walewayn, escheator beyond Trent. Order not to intermeddle further with a messuage, eleven acres of land and three acres of pasture in Spaldyng and Weston, as it appears by inquisition that they came to the king's hands by reason of the madness of John son of John Goscelin of Weston, now deceased, and that they are held of others than the king, and that William son of John Goscelyn of Weston is his brother and nearest heir.

Nov. 25.  
Cawood.

To Eleanor, late the wife of Henry de Percy. Order to pay to William de Ayremynne, parson of the church of Wermuth, 134*i.* 18*s.* 0*d.* out of her ferm of 400*l.* yearly for the custody of her husband's lands in the county of York, which sum the king owes him for wheat and other corn bought from him at Wermuth by Hugh de Hoghton, receiver of the king's victuals at Berwick-on-Tweed, for the munition of that town in the tenth year of the king's reign, as appears by a bill under the seal of Roger de Northburgh, keeper of the wardrobe.

By K. on the information of the aforesaid Roger.

To the treasurer and barons of the exchequer. Order to cause a tally to be levied at the exchequer to the aforesaid Eleanor for the above sum, and to cause it to be allowed to her in her said ferm.

Nov. 23.  
Cawood.

To the taxors and collectors of the sixteenth in the North Riding of the county of York. Order to pay to Andrew de Harkla 82*l.* 10*s.* 10*d.* out of the money of the second term of the payment of the sixteenth, which payment the king specially desires to make him, as Andrew has to pay a considerable sum over 582*l.* 10*s.* 2*d.*, due to him from the king, for his



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*Membrane 20—cont.*

ransom from the Scotch rebels before Christmas next, which sum the king owes him for the wages of himself and the men-at-arms lately garrisoning Carlisle castle, and for recompence for his horses lost in the king's service between 27 June, in the eighth year of the reign, and 23 October, in the ninth year, and for recompence for his horses lost in like manner in January, in the ninth year, by an account made with him by Robert de Wodehous, controller of the wardrobe, and Richard de Feryby, of the time of William de Melton, late keeper of the wardrobe, as appears by a bill of the wardrobe sealed by them in William's name.

By K. on the information of the earls of Pembroke and Hereford.

The like to the taxors and collectors in the West Riding for 200*l*.

The like to the taxors and collectors in the East Riding for 300*l*.

Dec. 2.  
Scrooby.

To the chamberlain of Karnarvan. Order to survey the houses, bridges, and turrets of the castles of Coneweie, Crukyth, and Hardelagh, and to expend up to 100*l*. in repairing them by the view of the constables of the same and of other men.

By C.

Nov. 28.  
Scrooby.

To Muster John Walewayn, escheator beyond Trent. Order to deliver to Cicely, late the wife of Robert de Ufford, tenant in chief, the following of his lands, which the king has assigned to her in dower: the manor of Badeseye, co. Suffolk, of the yearly value of 18*l*. 13*s*. 4*d*.; certain tenements in the hamlets of Benges, in the same county, of the yearly value of 3*s*. 4*d*.; a third of certain tenements in the manor of Ufford, in the same county, held of queen Margaret, the king's mother, of the yearly value of 17*l*. 2*s*. 4*d*.; a third of 10 acres of land and of an acre of meadow in the hamlet of Benges, which are not extended.

Dec. 10.  
Scrooby.

To the same. Order not to intermeddle further with a windmill in Wykham, co. Suffolk, and 20 acres of arable land and 4 acres of meadow in Petestre, in the same county, and 4 acres of meadow in Ufford in the same county, as it appears by inquisition that Robert de Ufford, tenant in chief, and Cicely his wife jointly held at his death the aforesaid windmill of the feoffment of Stephen Eldrich, the 20 acres of arable land and 4 acres of meadow in Petestre of the feoffment of Richard de Bosco, and the 4 acres of meadow in Ufford of the feoffment of Roger de Smalhetz, Hugh de Holdelond, and William Crisping', and that they were enfeoffed to them and their heirs, and that the above lands are held of others than the king.

Dec. 6.  
Scrooby.

To the sheriff of Kent. Order to restore to Elias Porth of Maydone-stane, clerk, his lands and goods and chattels, taken into the king's hands upon his indictment before the justices last in eyre in that county for a robbery at the house of the rector of Maydenestane, as he has purged his innocence before W. archbishop of Canterbury, the diocesan, to whom he was delivered according to the privilege of the clergy.

Dec. 6.  
Scrooby.

To the sheriff of Essex. Order to cause a verderer for the forest of Essex to be elected in place of Walter de Halifeld, deceased.

To the sheriff of Berks. Order to cause a coroner for that county to be elected in place of John de la Bere, who is insufficiently qualified.

Dec. 6.  
Scrooby.

To the keeper of the Flete prison. Order to cause Vincent Gower to be released from that prison of the king's special grace, wherein he is imprisoned for certain excesses and trespasses at Bristol, whereof he was convicted and was adjudged to prison before the king's council. By K.

To the sheriff of Essex. Order to cause a coroner for that county to be elected in place of Andrew Hurant, whom the king has amoved from office for insufficiency.

To the sheriff of Kent. Order to cause a coroner for that county to be elected in place of Stephen de Boelond, who is incapacitated by illness and infirmity.

## MEMBRANE 19.

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Dec. 13.  
Scrooby.

To Master John Walewayn, escheator beyond Trent. Order not to intermeddle further with the lands of John de Holebrok, and to restore the issues of the same, as it appears by inquisition that he held nothing of the king in chief at his death by reason whereof the custody of his lands should pertain to the king.

Dec. 13.  
Scrooby.

To the treasurer and barons of the exchequer. Order to cause to be sold and delivered to William Inge a wardship or marriage now in the king's hands, or that shall first come into his hands, allowing him in the sale 200 marks, which he paid to the king for the marriage of Roger, brother and heir of Nicholas de Moeles, tenant in chief, a minor in the king's wardship, the king having granted that that sum should be restored to William from the treasury, or that another custody or wardship should be assigned to him by the treasurer and barons, because Roger died soon after the sale, and before William provided him with a marriage. By K. and C.

Dec. 10.  
Clipston.

To the treasurer and chamberlains. Order to cause Babilo Genty, merchant of Genoa, to have 50*l.* of the king's gift, which they detain from him in a purchase that Anthony de (*sic*) Pessaigne made from him in the city of London of 1,000 quarters of wheat for the king's use, Anthony alleging (*attendente*) that he ought to have received in measuring the same nine bushels for eight and twenty-one quarters for twenty, Babilo asserting on the contrary that he understood that he was selling nine bushels for a quarter, and twenty quarters only for twenty. By K.

Dec. 14.  
Clipston.

To Master John Walewayn, escheator beyond Trent. Order to deliver to William de Lillebon, knight, a messuage and a virgate and a half of land in Burbach, which belonged to William son of Peter de Lillebon, deceased, an idiot, whose lands are in the king's hands on account of his madness, as it appears by inquisition that the premises are held of the inheritance of Gilbert de Clare, earl of Gloucester and Hertford, by the service of 6*s.* yearly for all services, and that William de Lillebon, knight, kinsman of the deceased, is his nearest heir and of full age, the king having taken his fealty.

Dec. 8.  
Scrooby.

To W. archbishop of Canterbury. Request that he will appoint without delay a person to collect and levy the tenth of ecclesiastical benefices lately granted to the king by him and the other prelates and the clergy of his province in their assembly at St. Paul's, London, so that the collectors may pay a moiety thereof into the exchequer at the Purification next, and the other moiety at the following Purification, according to their grant, certifying the treasurer and barons of the names of the collectors. [*Parl. Writs.*]

The like '*mutatis mutandis*' to the bishops of the province of Canterbury. [*Ibid.*]

Afterwards, on 17 December, like order was sent to the keeper of the spiritualities of the bishopric of London, the bishop being dead. [*Ibid.*]

Dec. 1.  
Scrooby.

To the treasurer and chamberlains. Order to pay to queen Isabella 11,000 marks yearly from the feast of St. Katherine last, by the hands of the keeper of her wardrobe, or of another whom she shall depute by letters patent, deducting therefrom the yearly value of the lands that she holds in England, which is to be determined by the treasurer and barons, to whom the king has written for this purpose, the king having agreed, with the assent of his council, that she shall receive the above sum yearly, minus the value of the lands held by her. By K. and C.

Dec. 13.  
Clipston.

To Warin de Insula, constable of Wyndesore castle. Order to repair the houses, tower, walls, and bridges of that castle, with the stable and wall of the garden without the castle, and the houses and walls of the manor of Kenyngton with the paling and wall about the park.

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*Membrane 19—cont.*

To the same. Order to pay to Roger de Wyndesore, porter of both gates of the castle, 4*d.* daily; to Roger de Wyndesore, one of the viewers of the king's works, 2*d.* a day; to Alexander le Peyntour, another viewer of the king's works, 2*d.* a day; to four watchmen of the castle 2*d.* a day each; to Adam the gardener of the king's garden without the castle 2½*d.* a day: being their wages and stipends from Michaelmas last until next Michaelmas.

Dec. 13.  
Clipston.

To the same. Order to pay to Ralph de la More, to whom the king has granted the office of clerk of the king's works in the castle, the same wages as John de Spigesworth used to receive when he held that office.

To the same. Order to pay to Robert de Wodeham, to whom the king has granted the bailiwick of the forestry that Walter de Wodeham his brother had in his lifetime in the forest of Wyndesore, the same wages as Walter used to receive when he held that office.

Dec. 16.  
Clipston.

To Master John Walewayn, escheator beyond Trent. Order to deliver to Robert de Welle and Matilda his wife, late the wife of Robert de Clifford, tenant in chief, a third of a tenement in Fletestrete in the suburbs of London, of the yearly value of 100*s.*, which belonged to her late husband and of which she has not been dowered.

Dec. 17.  
Clipston.

To the same. Order not to intermeddle further with the lands of William de Lodelowe, and to restore the issues of the same, as it appears by inquisition that he held nothing of the king in chief at his death by reason whereof the custody of his lands should pertain to the king, except the manor of Hodinet with its members, which he held in chief as of the honour of Montgomery by serjeanty and by the service of being steward of that honour, and that Matilda his wife was enfeoffed thereof jointly with him by the late king's licence and by fine levied in his court, and that she peacefully continued her seisin until his death.

Dec. 17.  
Clipston.

To Master John Walewayn, escheator beyond Trent. Order to deliver to Matilda, late the wife of William de Lodelowe, the manor of Hodinet with its members, the manor of Westbury and the townships of Whelbache and Moston, Boulwas, Peppelowe, and Langeford, and the issues thereof, taken into the king's hands upon her husband's death, as it appears by inquisition that she was enfeoffed thereof jointly with her husband by William de Hodinet, to have to them and the heirs of their bodies, and that she peacefully continued her seisin thereof until her husband's death, and that the manor of Hodinet and members is held of the king in chief as of the honour of Montgomery by serjeanty and the service of being steward of the honour, and that the manor of Westbury and the aforesaid townships are held of divers other lords: provided that she come to the king before Michaelmas next to do fealty for the manor of Hodinet and its members. The king issues this order because he compassionates her state, she being incapacitated for work at present by bodily infirmity.

Dec. 6.  
Scrooby.

To the same. Order to deliver to Elizabeth, late the wife of Theobald de Verdun, tenant in chief, the following of his lands, which the king has assigned to her as dower: the manor of Neubold, co. Leicester, of the yearly value of 4*l.* 5*s.* 5*d.*; the manor of Luttreworth, in the same county, of the yearly value of 14*l.* 3*s.* 7*d.*; certain lands in Cotesbech, in the same county, of the yearly value of 70*s.* 7*d.*; the manor of Farnham and the hamlet of Sere, co. Buckingham, of the yearly value of 26*l.* 13*s.* 11*d.*; the manor of Braundon, with members and appurtenances, co. Warwick, of the yearly value of 7*l.* 17*s.* 6*d.*; 40*s.* of yearly rent from Walter Comyn, tenant of the hamlet of Fleckenho, in that county; the

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*Membrane 19—cont.*

hamlet of Gretford, in the same county, of the yearly value of 25*s.*; the manor of Stoke Verdun, co. Wilts, of the yearly value of 4*l.* 4*s.* 2*d.*; certain lands in Wyvelesford, in the same county, of the yearly value of 39*s.* 11½*d.*

Dec. 20.  
Clipston.

To the chamberlain of South Wales. Order to cause the passage of Roger de Mortuo Mari of Wygemore, who is going to Ireland on the king's service with a great number of horsemen and footmen, to be defrayed out of the issues of his bailiwick in all things, making an indenture with him or with some one whom he shall depute concerning the costs of the passage, the king having appointed his clerk John de Norton to provide for this purpose twenty great ships in the parts of Bristol and the neighbouring parts, so that the ships be at Haverford in Wales at the Purification next, ready and prepared to set out on this service.  
By K.  
[*Fœdera.*]

Dec. 15.  
Clipston.

To the sheriff of Cumberland. Order to cause a coroner for that county to be elected in place of Hugh son of Adam, deceased.

*MEMBRANE 18.*

Dec. 20.  
Clipston.

To Master John Walewayn, escheator beyond Trent. Order to permit Roger Ingelberd, James Jordan, Margaret de Staynton, and John son of John Cokerel, a minor in the king's wardship, kinsmen and co-heirs of Elizabeth, daughter and heiress of Roger de Scotre, tenant in chief, to have the advowson of the church of Oxcombe, in the king's hands on account of Elizabeth's death, who died whilst a minor in the king's wardship, the king having made partition thereof between them, to wit that they shall each present thereto in rotation in the order above given.

Dec. 22.  
Clipston.

To W. bishop of Exeter. Order to pay, out of the money of the tenth of the clergy in his diocese, 220*l.* to Roger de Mortuo Mari of Wyggemor, in part payment of 2,000*l.* that he ought to receive from the king for the wages of certain men-at-arms about to set out in his company to Ireland.  
By K. and C.

The like to the following :

The bishop of Winchester for 300*l.* The bishop of Bangor for 40*l.*

The bishop of Hereford for 260*l.* The bishop of Llandaff for 100*l.*

The bishop of St. Asaph for 60*l.* The bishop of St. Davids for 120*l.*

To the taxors and collectors of the sixteenth in the county of Worcester. Order to pay 200*l.* to the said Roger. By K. and C.

The like to the taxors and collectors in the county of Hereford for 200*l.*

The like to the taxors and collectors in the county of Salop for 100*l.*

Dec. 18.  
Clipston.

To John de Bello Campo. Order to cause John Talemache and Ralph Talemache to be released from Winchester prison, wherein they are detained on account of their indictment before him and William de Harden and John Randolph, whom the king appointed justices to keep his peace in the county of Southampton, for breaking the park of Waltham whilst in the king's wardship by reason of the voidance of the bishopric of Winchester after the death of Henry, the late bishop, upon their finding mainpernors to have them before the king or his justices to answer concerning the same if the king or anyone else will speak against them.

Dec. 16.  
Clipston.

To the bailiff of Holderneshe. Order to deliver to Stephen Frankys and Hawysia his wife a messuage and a bovate of land, for which they made fine in the court of the king's manor of Brustwyk after the death of the wife of an ancestor of Hawysia, which wife was afterwards married to Peter Rira, of which messuage and bovate Stephen and Hawysia were

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*Membrane 18—cont.*

seised until Robert de Dalyngho, bailiff of that court, unjustly expelled them therefrom and delivered the messuage and bovate to the aforesaid Peter, to be held by Stephen and Hawysia in bondage according to the custom for the heirs of the first husbands that the king ordered him to cause to be observed in that manor, saving to Peter his costs in sowing the said land, as it was found by inquisitions, taken by the king's order on account of the dissensions between certain of his bonds (*bondis*) of that manor concerning two customs lately arisen in that manor, to wit whether second husbands ought to hold after the death of their wives the tenements of the first husbands, or whether the heirs of the first husbands after the death of the wives so married to second husbands ought to be admitted to make fine for such tenements, that the heirs of the first husbands ought to be so admitted to make fine for their ancestors' tenements, if they come soon after the wives' death, and are able to do the services therefor due, and that otherwise they are not to be admitted to make fine.

By C.

Dec. 20.  
Clipston.

To Henry de Wylington, steward of Cornwall. Order to cause Anthony Pessaygne of Genoa or Robert Usus Maris, his attorney in this behalf, to receive 2,000 marks of the issues of that county, as well from the stamping of tin (*de cuneo*) as from other sources, notwithstanding any previous orders to levy the issues in any other manner for the king's use, the king having assigned the issues to Anthony until he should be satisfied for the above sum, which he undertook on the king's behalf to pay to Amadeus, count of Savoy, as soon as the count did fealty to the king, which sum was in arrear to the count for the yearly fee of 200 marks for the king's reign, granted to him by the late king for the count's homage to him for a certain castle in Savoy, which arrears the king promised to pay the count on condition that he should do fealty to the king's envoys, whom the king will shortly send to the pope, and that he should come to the king in person to do homage for the aforesaid castle with all possible speed.

Dec. 18.  
Clipston.

To the treasurer, barons of the exchequer, and chamberlains. Order to cause full payment to be made to Manant Francisci for 700 quarters of wheat that he agreed with certain of the king's council to provide and carry to Sandwich for the Scotch war, supplying nine bushels for one quarter and twenty-one quarters for twenty, each quarter at 13s., notwithstanding that he has not fulfilled the agreement, he having delivered 700 quarters at eight bushels to the quarter and twenty-one quarters for twenty, as the king has remitted the ninth bushel of the quarter in consideration of the great scarcity (*caristiam*) of corn that arose in England after the agreement was made.

By C.

Dec. 15.  
Clipston.

To Edward, earl of Chester, and to his justice there, and to him who supplies the place of the justice. Order to supersede until the coming of age of John, son and heir of Urian de Sancto Petro, tenant in chief, a minor in the king's hands, or until further orders, the holding of the pleas in that county on the writ of entry sued out against him by William son of Hugh de Ridelegh concerning a messuage, a garden, 12 acres of land, and a moiety of an acre of meadow in Spurstowe, Ridelegh, and Halghton, and on a writ of novel disseisin against the aforesaid John and others named in the original writ of the earl concerning tenements in the same towns to be pleaded before them in that county, as his lands are in the king's hands during his minority, they having been taken into the king's hands whilst that county was in his hands.

Dec. 2<sup>d</sup>.  
Nottingham.

To the sheriff of Essex. Order to supersede until further orders the execution of the king's late order to cause a coroner for that county to be elected in place of Andrew Huraunt, issued because the king was given to

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*Membrane 18—cont.*

understand that he was insufficiently qualified, as the king now learns from trustworthy testimony that he is sufficiently qualified and fit for the said office, and to enjoin him to intend to that office.

Mandate in pursuance to the said Andrew.

Dec. 30.  
Clipston.

To the sheriffs of London. Order to arrest goods of the merchants of Lubyk to the value of 80*l.*, and to guard the same safely until Hugh de Wygorn[ia], citizen of London, have been satisfied for that amount and the damages sustained by him, the king having, on his complaint that he lately sold at London certain of his wares to Henry de Hacthorp [and] John Stater, Germans (*Teutonicis*), of the town of Lubyk for 80*l.* to be paid to him at certain terms now elapsed, and that they secretly left the realm and returned to Lubyk without paying him, requested the burgomasters, aldermen and bailiffs of Lubyk to compel the said Henry and John, if found within their power, to satisfy Hugh or his attorney bringing the king's letter, as the burgomasters, aldermen and bailiffs failed to do justice herein, although the aforesaid Henry was then present in their town, as appears by the letters patent of the mayor and community of the city of London.

Dec. 29.  
Nottingham.

To the keeper of the manor of Clarendon. Order to cause the hall, chambers, and other houses and the wells within the manor to be repaired without delay by the view and testimony of the sheriff of Wilts, as the king intends coming thither within a month by the counsel of his faithful subjects now assisting him from the northern parts, which he has long burdened by his stay therein. By K. on the information of the treasurer.

To the taxors and collectors of the sixteenth in the aforesaid county. Order to pay to the said keeper up to 100 marks in aid of the above repairs.

To the keeper [of the Forest] beyond Trent, or to him who supplies his place in the forest of Claryngdon. Order to cause the aforesaid keeper to have 100 oaks fit for timber for the above purpose.

To the sheriff of Wilts. Order to supervise the above repairs in person or by some one in whom he can confide, and to hasten the same.

Dec. 28.  
Nottingham.

To John de Crombwell, keeper of the Forest this side Trent, or to him who supplies his place. Order to cause measurement up to 20 acres to be made in Ralph de Crumbwell's wood of Lameleye, within the bounds of Shirewode forest, and to permit him to fell the trees growing thereon, and to sell and carry the same whither he will, the king having granted him permission to do so in consideration of the losses incurred by him in the king's service in Scotland. By p.s.

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*MEMBRANE 17.*

Jan. 4.  
Clipston.

To Master John Walewayn, escheator beyond Trent. Order not to intermeddle further with the abbey of Eynesham or with anything pertaining thereto, as J. bishop of Lincoln has given the king to understand that the escheator has taken into the king's hands the temporalities of the abbey on account of the death of Adam the late abbot, as if the abbey were of the king's advowson, the late king having, on June 1, in the 35th year of his reign, ordered Walter de Gloucestre, then escheator beyond Trent, not to intermeddle further with the abbey or anything pertaining to it by reason of the death of the late abbot, because it was found by the record and process of a suit before Solomon de Roff' and his fellows, his justices in eyre in the county of Oxford, by writ of right between him and Oliver, late bishop of Lincoln, concerning the advowson of the abbey, that the bishop had greater right therein than the king.

1317.

Jan. 1.  
Nottingham.*Membrane 17—cont.*

To the sheriffs of London. At the suit of Gauselin Pagani and Reymund his brother, setting out that whereas they lately caused a ship called '*la Mariot*' of Gloseford to be laden at Bordeaux with 45 tuns and one pipe of wine, and 22 barrels of wheat, price 300*l.* sterling, for the purpose of bringing the same to this realm to trade therewith, certain malefactors took the ship by force and arms whilst lying at Les Dunes, near the port of Sandwich, and laden with the said wine, wheat, and other goods of divers merchants, and carried away at their pleasure the wine, wheat, and other goods, the king commanded Robert de Kendale, constable of Dover castle and warden of the Cinque Ports, to enquire by the oaths of merchants and others who were guilty of carrying away the aforesaid goods and of other circumstances concerning the same; by which inquisition it was found that the said ship, whereof Richard Pynsweyn was master, laden with 109 tuns and 14 pipes of wine, price 696*l.* sterling, each tun at 6*l.*, and 77 quarters of wheat, price 77*l.*, each quarter at 20*s.*, and 16 quarters of wheaten flour, price 16*l.*, was anchored at Les Dunes near the port of Sandwich within the king's power, and that certain malefactors of the power of the count of Flanders, by the maintenance and assent of the count and all the community of Flanders, assaulted the master and mariners of the ship by force and arms at the said place, and took and carried away to Le Swyne, within the count's power, the ship and her tackle, price 100*l.* sterling, together with the beds, robes, armour, coffers, silver cups, and other jewels of the aforesaid merchants and mariners to the value of 20*l.* sterling, to the damage of the said merchants of 80*l.* over the aforesaid sums; of which wines, wheat, and flour\* 45 tuns and one pipe of wine belonged to Gauselin and Reymund, and 62 tuns to Grimoard Cardon, the wheat to Laurence de Molyn, and the rest of the wine, wheaten flour and other goods to the master and mariners, as Gauselin and Reymund have acknowledged before the king's council; the king, wishing to aid Gauselin and Reymund in the recovery of the said 45 tuns and one pipe of wine, which are appraised at 273*l.*, and of 30*l.* 14*s.* 0*d.* of their portion of the said sum of 80*l.* for damages, orders the sheriff to arrest goods of the men of the count's power and of the community of Flanders to the value of the aforesaid 303*l.* 14*s.* 0*d.*, and to cause them to be safely kept until Gauselin and Reymund have been satisfied for that sum, certifying the king of their proceedings herein.

By K. and C.

To Robert de Kendale, constable of Dover castle and warden of the Cinque Ports. Like letter, ordering him to arrest goods to the value of 77*l.* for the wheat of the aforesaid Laurence and 7*l.* 19*s.* 3*d.* for his damages.

To the sheriff of Southampton. Like letter, ordering him to arrest goods to the value of 372*l.* for the 62 tuns of wine of the aforesaid Grimoard, and 41*l.* 17*s.* 0*d.* for his damages.

1316.

Dec. 30.  
Clipston.

To the same. At the suits of Reymund de Bruma, Poncius Lente, and Bonetus his brother, the king's merchants, that whereas they lately caused a ship called '*Coga*' of Valencia to be laden at Bordeaux with 17 bales of *avoir-du-pois*, price 200*l.* sterling, for the purpose of bringing the same to England to trade therewith, certain malefactors captured the ship and cargo at Les Dunes, near the port of Sandwich, the king ordered Robert de Kendale, constable of Dover castle and warden of the Cinque Ports, to make inquisition concerning the carrying away thereof; by which it was found that the ship, whereof Constantine de Brokston was master, laden with 90 tuns and 36 pipes of wine, price 668*l.* (*sic*) sterling, each tun at 6*l.*, 20 quarters of wheat, price 20*l.*, and 13 bales of *avoir-du-pois*, price 180*l.*, and 17 bales of

\* There is no mention of the carrying away of the wine and wheat in the inquisition.

1316.

*Membrane 17—cont.*

*avoir-du-pois*, price 200*l.*, was anchored at Les Dunes, near the port of Sandwich, within the king's power, and that certain malefactors of the power of the count of Flanders assaulted the master and mariners and merchants with force and arms, and took and carried away the ship and her tackle, price 120*l.* sterling, together with the beds, robes, armour, coffers, silver cups, and other jewels of the merchants and mariners, price 22*l.* sterling, with all other goods and chattels in the ship, and carried the same to Le Swyne within the count's power, to the damage of the merchants of 100*l.* sterling beyond the above sums; of which wines, bales, and other wares, 17 bales of *avoir-du-pois* belong to the said Reymund, Poncius, and Bonetus, 50 tuns and a pipe of wine to the said Reymund, Aymer de Malonia, Gilbert de Brolio, and John de Monte Albano, 28 tuns of wine to the said Reymund and Arnald his brother, 20 tuns of wine to the said Reymund and to John du Pek, 13 bales of *avoir-du-pois* to the said Reymund, Dominic Pellico, and John Perere, as the said Reymund and Arnold have acknowledged before the king's council; the king, wishing to aid Reymund, Poncius, and Bonettus in recovering the said 17 bales of *avoir-du-pois*, which are appraised at 200*l.*, and 17*l.* 1*s.* 8*d.* for their portion of the said sum of 100*l.* for damages, orders the sheriff to arrest goods of the men of the count and community of Flanders to the value of 217*l.* 1*s.* 8*d.*, and to cause them to be safely kept until Reymund, Poncius, and Bonetus have been satisfied, certifying the king of his proceedings herein.

*Afterwards, on 8 August, in the 14th year of the reign, they had writs to the sheriff of Lincoln for 110*l.* 1*s.* 8*d.*, excepting Boston fair and those coming to it, and to the bailiffs of Kyngeston-on-Hul for 100*l.**

The like for the following to the sheriffs of London:

The said Reymund and Arnald his brother for 28 tuns of wine, price 68*l.*, and 14*l.* 7*s.* 0*d.* damages.

The said Reymund, Aymer de Molonia (*sic*), Gilbert de Brolio, and John de Monte Albano for 50 tuns of wine and one pipe, price 303*l.*, and for 25*l.* 17*s.* 0*d.* for damages.

The said Reymund and John du Pek for 20 tuns of wine, price 120*l.*, and 9*l.* 1*s.* 8*d.* for damages.

The said Reymund, Dominic Pellice and John Perere for 13 bales of *avoir-du-pois* and 5 pipes of wine, price 196*l.*, and 16*l.* 13*s.* 0*d.* for damages.

Dec. 16.  
Clipston.

To the bailiff of Holdernesse. Whereas dissension has arisen between certain of the bonds (*de bondis*) of the manor of Brustwyk by reason of the contrariety of two customs in that manor, to wit certain of them asserting the custom to be that when any tenant in bondage dies, his wife, if she survive, ought to hold her husband's tenements in bondage for her lifetime without paying any fine or relief for the tenements after her husband's death, and if she take a second husband, then the second husband ought to make fine for entry and for marrying the widow, and that the second husband ought to hold the tenements in bondage for all his life, although his wife die before him; other of the bonds alleging, on the contrary, that there is no such custom there, but another custom that after the death of the woman thus married to a second husband, the heirs of her first husband ought to be admitted to make fine for their ancestors' tenements, and that the second husband ought to be amoved from such tenements after his wife's death, and the tenements ought to be delivered to the heirs of the first husband by such fine; the king appointed John de Sutton, Robert le Conestable of Holdernesse, and Walter de Goushill, bailiff of the aforesaid manor, or two of them, to enquire concerning the customs by the oaths of the freemen and bonds of that manor and of all the towns pertaining to it, in the presence



1316.

*Membranes 17, 16—cont.*

of those whom the matter concerns; by which inquisition it was found that in the times of the earls of Albemarle and lords of Holdernesse, and in times past a custom was always used in the manor and the towns pertaining to it that when a tenant in bondage died, his wife, if she survived, should hold for life her husband's tenements in bondage without paying any fine or relief after her husband's death, and if she took a second husband, and afterwards died, the heirs of her first husband ought to be admitted to make fine for their ancestors' tenement, and that the second husband ought to be removed from the tenements after his wife's death; and afterwards, because certain of the bonds and second husbands appeared before the king and asserted that they have long held their tenements in the manor in bondage by the other custom, and that there are more in the manor who hold by the same custom as they do than hold by the custom found by the above inquisition, the king, wishing to be certified what number of bonds hold by one custom and what by the other, and if the second husbands holding the first husband's tenements after the death of their wives hold them \* by default or negligence of the heirs of the first husband, to wit for the reason that the heirs were unable to do the services therefor due, or that they did not demand the land after the wives' deaths, or otherwise, and if such heirs being so unable or negligent ought to be afterwards admitted to make fine for the tenements held by the second husbands through their default or negligence, or if the second husbands ought to hold them for life, and how many second husbands thus hold by default or negligence of the heirs, ordered the aforesaid John, Robert, and Walter to enquire concerning these points; by which inquisition it was found that there are more in the manor holding by the custom found by the first inquisition than by the other, and that the heirs of the first husbands ought to be admitted to make fine for their ancestors' tenements after the death of the wives so married to second husbands, if they came soon (*recenter*) after the death of the wives, and if they were able to do the services, otherwise they were not to be admitted to make fine; the king, considering by himself and his council that it is more reasonable and expedient that the custom for the heirs of the first husband should be observed at his will, orders the bailiff to observe that custom henceforth in the manor, unless ordered otherwise by the king.

By C.

1317.

Jan. 1.  
Nottingham.

To the sheriff of Norfolk and Suffolk. At the complaint of Aymer de Insula, citizen of Bordeaux, and of Arnold Dosynghone, citizen of Bazas (*Vasatens'*), that whereas they lately caused a ship called '*Bona Navis de la Strode*' to be laden at Bordeaux with 86 tuns and 25 pipes of wine for the purpose of bringing the same to this realm to trade therewith, certain malefactors took the said ship, laden with wines and other goods and merchandise of divers merchants, by force and arms on the sea coast near the Isle of Thanet, and carried her and her cargo away, the king ordered the sheriff of Kent to enquire by the oath of natives and aliens concerning the capture of the same; by which inquisition it was found that John Crabbe and other malefactors of Flanders took by force and arms the said ship, laden with 86 tuns and 25 pipes of wine, price 788*l.* sterling, each tun at 8*l.* and each pipe at 4*l.*, at La (*sic*) Dunes on the coast on her voyage to London, and carried her away with her tackle, chests, beds, and other small things belonging to John Springer, the owner of the ship, price 210 marks, detaining the said wines, whereof 43 tuns and 13 pipes belong to the aforesaid Aymer, 43 tuns and 12 pipes to the aforesaid Arnold, and the rest of the goods to the aforesaid John and the mariners of the ship, as John Dosynghone, brother of Arnold, has acknowledged before the king's council; the

\* Membrane 16 commences here.

1317.

*Membrane 16—cont.*

king, wishing to aid Arnald in recovering the 43 tuns and 12 pipes, appraised at 392*l.*, orders the sheriff to arrest goods of the merchants of the count's power and of the community of Flanders to the value of 300*l.* sterling, in part payment of the above sum, and to keep them safely until Arnald have been satisfied for that amount, certifying the king of his proceedings herein. The king has ordered goods to be arrested elsewhere for the balance.

By C.

The like to the sheriff of Lincoln to arrest goods to the value of 92*l.* in favour of Arnald.

The like to the sheriffs of London to arrest goods to the value of 300*l.* in favour of Aymer.

The like to the sheriff of Lincoln to arrest goods to the value of 96*l.* in favour of Aymer.

Jan. 15.  
Clipston.

To Stephen de Abyndon, taker of the wines of the right prise at Southampton. Order to deliver to the abbot and monks of King's Beaulieu a tun of wine of the right prise at Southampton, in accordance with the grant of Henry III.

To the same. Order to deliver a tun of wine of the right prise at Southampton to the abbot and convent of St. Edward's, Netley (*Lettele*), in accordance with the grant of Henry III. and Edward I.

Jan. 15.  
Clipston.

To the treasurer and barons of the exchequer. Order to allow to John de Evre, late escheator beyond Trent, 5 marks, which the king ordered him to pay to his yeoman Oliver de Burdeg[ala], which sum the king was given to understand that Oliver had expended whilst he had the custody of the mill of Pourtflete, which belonged to the Templars, for a millstone (*molare*), which remained in the mill when the king rendered it to the Hospitallers.

Jan. 15.  
Clipston.

To the same. Order to allow to John Abel, late escheator beyond Trent, 100*s.* from the issues of certain lands that were held by the king's yeomen Roger de Gretford in Avyngton, co. Southampton, for the seventh year of the king's reign, as the king lately received that sum from Roger in his chamber and ordered John not to distrain him for the same.

Jan. 24.  
Woodstock.

To the treasurer and chamberlains. Order to pay to Manent Francisci 612*l.* 7*s.* 1*d.*, which the king owes to him and his fellows, merchants of the society of the Bardi of Florence, for various payments for the king's affairs made by them in the seventh year of his reign, for which they have delivered into the chancery a bill under the seal of Ingelard de Warle, then keeper of the king's wardrobe, which sum the king promised to pay them at the Purification in the same year.

By K.

To the same. Order to pay to the said Manent 100*l.*, which he lent to the king in his wardrobe at various times in the seventh year of his reign, as appears by a bill under the seal of Ingelard de Warle, then keeper of the wardrobe.

*MEMBRANE 15.*

Jan. 4.  
Clipston.

To the sheriffs of London. Order to pay to John Squirrel of London, whom the king is sending to Thetford, co. Suffolk, and to the sheriff of that county, to inhibit the earls, barons, knights, and other men-at-arms about to assemble there for the purpose of tourneying from tourneying, etc., there or elsewhere in the kingdom during the Scotch war, or until otherwise ordained, 18*d.* daily for his expenses for himself, a horse and a groom, in going to the aforesaid town and sheriff, and in returning thence.

1317.

*Membrane 15—cont.*

To the sheriff of Sussex. Order to cause a coroner for that county to be elected in place of William le Toundour, deceased.

To the sheriff of Southampton. Order to deliver forthwith to Stephen de Abyndo[n], the king's butler, carriage for 100 tuns of wine from Southampton to the manor of Clarendon.

To the same. Order to cause a thousand of Estrich boards to be bought and provided within his bailiwick and sent to Clarendon for the repair of the houses and other buildings therein, or other suitable boards if Estrich boards cannot be found.  
By K.

To the keeper of the Forest beyond Trent, or to him who supplies his place in the forest of Clarendon. Order to cause the 100 oaks fit for timber that the king lately ordered him to deliver from that forest to the keeper of the manor of Clarendon for the repair of the houses and buildings within the manor to be delivered from the park of Mulchet.

Jan. 8.  
Clipston.

To the treasurer and chamberlains of the exchequer. Order to pay without delay to the mayor, aldermen, and certain men of London, whose names are contained in a roll at the exchequer, 1,000*l.* out of the issues of the fifteenth and sixteenth and out of the fermes, arrears of accounts, and of other issues of the realm, which sum they lent to the treasurer and chamberlains at the instance of W. archbishop of Canterbury, J. bishop of Norwich, and W. bishop of Coventry and Lichfield, J. elect of Ely, and the treasurer, and Roger le Brabazon, and Hervey de Stanton and others of the king's council, whom the king in August last, at Lincoln, sent to London to provide money and victuals for the Scotch war, when the said mayor, aldermen, and men alone lent them money, which money the treasurer and chamberlains promised to repay them before All Saints last past, the mayor, aldermen, and men having greatly complained because the money has not been repaid them.  
By K.

Jan. 7.  
Clipston.

To the sheriffs of London. Order to pay, out of the ferm of the city, to the keeper of the king's leopard in the Tower, 6*d.* daily for the maintenance of the leopard, and 1½*d.* a day for the wages of the keeper.

To the sheriff of Oxford. Order to cause a coroner for that county to be elected in place of William de Scalebrok, deceased.

Like order to the same for the election of a coroner in the place of Ed. de Dene, deceased.

Jan. 18.  
Clipston.

To the taxors and collectors of the sixteenth in the county of Wilts. Order to pay to Ed. Gascelyn, keeper of the manor of Clarendon, 50 marks from the sixteenth, in addition to the 100 marks that the king lately ordered them to pay to him for the repair of the houses, chambers, vaults, and other buildings in the manor against the king's arrival there.  
By C.

Jan. 9.  
Clipston.

To John de Cokermuth, keeper of the king's exchange at London. Order to deliver to Robert Sapy, the king's receiver [of the bishopric] of Durham, or to his attorney, new irons (*ferros*) for the mint (*cuneo*) of Durham, upon their delivering to him the old irons, as has been usual heretofore.

Jan 20.  
Daventry.

To Margaret, late the wife of Nicholas de Moeles. Order to pay to Elias de Godelee 40*s.* of yearly rent, and a robe of the suit of the esquires of her husband, as the king learns by inquisition taken by Master John Walewayn, escheator this side Trent, that Nicholas granted this rent and robe to Elias for life by his deed in the ninth year of the king's reign, to be received from his manor of Cadebury, which manor Margaret holds in dower, and that Nicholas paid him 20*s.* for his fee for the first term contained in the deed.

1317.

*Membrane 15—cont.*Jan. 27.  
Woodstock.

To Gilbert de Toutheby. Order to be intendent to Cicely and Alina de Welle, daughters of Isabella, late the wife of Robert de Welle, for the rent of two parts of the manor of Faxton, co. Northampton, which belonged to the aforesaid Isabella, in the king's hands during the minority of Robert de Welle, son and heir of Adam de Welle, tenant in chief, the custody whereof was committed to Gilbert by the king during pleasure on 11 April, in the eighth year of his reign, rendering therefor the value to be found by the extent, as it appears by divers inquisitions that Isabella granted to her aforesaid daughters, long before her death, 20*l.* of yearly rent from the aforesaid two parts, to have to them and the heirs of their bodies, and that the two parts are worth 12*l.* 19*s.* 9½*d.*, and that Cicely and Alina were seised of that rent so that they might levy for it until Isabella's death.

To the treasurer and barons of the exchequer. Order to acquit Gilbert of the above extent.

Jan. 24.  
Woodstock.

To Master John Walewayn, escheator this side Trent. Order not to intermeddle further with the castle of Heleye with the park and townships of Bettelleye, Tunstal and Hocton, and two parts of the manor of Enedon, co. Stafford, the castle called 'The Red Castle,' with the members of Ithtefeld, Quekeshale, Lokkeswode, and Gravenhunge, the hamlet of Marchumleye with the member of Kemettesden, co. Salop, as it appears by inquisition that Nicholas Daudaleye, tenant in chief, and Joan his wife, countess of Lincoln, were jointly enfeoffed thereof by John de Kynardeseye, and that they continued their joint-seisin thereof until his death, and that the premises are not held of the king but of other lords.

Jan. 24.  
Woodstock.

To the same. Order to deliver to Joan, late the wife of the aforesaid Nicholas, the following of his lands, which the king has assigned to her in dower: the manor of Egemunden and members, co. Salop, of the yearly value of 21*l.* 4*s.* 8½*d.*; the township of Newburgh, in the same county, of the yearly value of 10*l.* 11*s.* 8*d.*; the manor of Forde, in the same county, of the yearly value of 17*l.* 16*s.* 6*d.*; certain tenements without Aldrichgate, London, of the yearly value of 47*s.* 4*d.*; 6½ acres of land in Melyndressathney, in the commote of Perneth, in Wales, of the yearly value of 10*s.* 10*d.*; a garden in Metheney, of the yearly value of 12*d.*; a moiety of an acre of meadow near Lanveyr, of the yearly value of 5*s.*; and 4*l.* 12*s.* 6*d.* of yearly rent from 94 free tenants holding a part of the said commote of Perneth called 'Maynor Metheney'; 106*s.* 8*d.* of yearly rent in Metheney from 53 free tenants holding a part of the same commote called 'Maynor Lanadesunt'; and 40*s.* of yearly rent from the free tenants of Maynor Metheney from sergeancies.

To Maurice de Berkele, justice of South Wales and West Wales. Order to deliver the aforesaid lands to Joan.

*MEMBRANE 14.*Jan. 24.  
Woodstock.

To William Inge, etc. Order to supersede the process before the king against Robert de Styveton, who was lately appealed by Thomas du Mareys of the death of Hugh Scot his brother, in which Robert remained attached to answer (*remansit respons'*) before the king; because Thomas did not prosecute his appeal, the king having afterwards appointed Henry Beaufiz, Simon de Kyme, and Adam de Operton, his justices to deliver the gaol of York town, to deliver the said Robert from that gaol, and the king having ordered them to deliver the gaol of Robert, notwithstanding that Thomas had appealed him in the king's court of the said death, and that

1317.

*Membrane 14—cont.*

Robert remained bound to answer at the king's suit when the appeal was quashed, as it appears by the record of Henry, Simon, and Adam that Robert is not guilty of the aforesaid death, and that he was acquitted thereof.

By K.

- Jan. 22. To the sheriff of Lancaster. Order to cause a coroner for that county to be elected in place of Robert le Norreis, who is incapacitated by age and infirmity.
- Jan. 18. To the sheriff of Oxford. Order to cause a coroner for that county to be elected in place of William de Scalebrok.
- Jan. 24. To the sheriff of Lincoln. Order to cause a coroner for that county to be elected in place of Thomas Makerel, who is insufficiently qualified.
- Feb. 1. To Master John Waleweyn, escheator this side Trent. Order to cause assignment to be made to Henry de Valencia and Margery his wife of the dower due to her of a parcel of land in Cottenhale called 'Tenacres,' and of an adjoining meadow, which belonged to Theobald de Gayton, tenant in chief, her late husband.
- Jan. 24. To the sheriff of Essex. Order to cause a coroner for that county to be elected in place of Hubert Colman, who is insufficiently qualified, as he has alienated all his lands in that county.
- To the sheriff of York. Order to cause a coroner for that county to be elected in place of Gregory de Thorneton, who does not dwell within the county.
- Jan. 29. To the taxors and collectors of the sixteenth in co. Salop. Order to pay to Roger de Mortuo Mari of Wigmore 100*l.* from the sixteenth, in addition to the 100*l.* that the king lately ordered them to pay him, in part payment of 2,000*l.* due to him for the wages of the men-at-arms about to set out in his company to Ireland on the king's business. By K.
- Jan. 28. To the prior of St. Katherine's without Lincoln, sub-collector of the tenth of the clergy of the province of Canterbury in the diocese of Lincoln. Order to pay by indenture to Master William de Maldon, one of the chamberlains of the exchequer, all the money already collected by them and to be collected within a short time, as the king needs money for the maintenance of his subjects in the marches of Scotland.
- The like to the following :
- The abbot of Seleby, sub-collector of the tenth of the clergy of the province of York, in the diocese of York.
- The abbot of St. Mary's, York, sub-collector in the same diocese.
- The prior of Durham, sub-collector of the tenth in the diocese of Durham.
- To the taxors and collectors of the sixteenth in the county of Lincoln. Like order. By K.
- The like to the taxors and collectors in the North Riding, West Riding and East Riding of the county of York.
- Woodstock. To the taxors and collectors of the sixteenth in the county of Nottingham. Order to cause the money already collected to be carried without delay to York, so that it be there in the octaves of the Purification next at the latest, there to be delivered by indenture to Master William de Maldon, one of the chamberlains of the exchequer, as the king needs money for the maintenance of his subjects in the marches of Scotland.
- The like to the following :
- The taxors and collectors in the county of Leicester.
- The taxors and collectors in the county of Derby.

1317.

*Membrane 14—cont.*Jan. 28.  
Woodstock.

To Master John Waleweyn, escheator this side Trent. Order not to distrain the prior of Thornholm for fealty for 2½ bovates of land, 59s. 2d. of yearly rent in Appelby, and 5 bovates of land and 10s. of yearly rents in Riseby, which he acquired to him and to his successors in fee of the gift of Hugh de Nevill, who held them of the late king in chief by sergeanty, restoring the lands and issues thereof to the prior, if they have been taken into the king's hands on this behalf.

Jan. 29.  
Wallingford.

To the chamberlain of Caernarvan. Order to make account with John de Sapy, constable of Beaumaris castle, for the expenses of the men-at-arms that he retained in the castle over and above the number usually retained there on account of the late disturbances in Wales, and to cause such expenses to be allowed to him out of the issues of the bailiwick of the chamberlain, by the advice of Roger de Mortuo Mari, justice of North Wales; provided that all the castles in that bailiwick be provided with men, victuals and armour before all things, and that other expenses for the defence of those parts be defrayed according to the king's previous mandates.

Feb. 12.  
Clarendon.

To the sheriff of Hereford. Order to cause a coroner for that county to be elected in place of William atte Wode, who is insufficiently qualified.

Jan. 29.  
Wallingford.

To the sheriff of Lincoln. At the complaint of Walter de Rudestan, John le Colier of Notingham, John de Tumby, Hugh de Claxeby of Boston, Peter Cullul of Holand, Henry de Donyngton, Wlpinus Lumbard, Walter Bayhus of Lincoln, Nicholas de Thymelby and Nicholas de Walsokne, merchants, that whereas they freighted a ship of Baldwin Skync' at Boston, and loaded her with wool and other goods and wares to be taken thence to parts beyond sea to make their profit thereof, certain malefactors of Sluys (*de Exclusis*) in Flanders attacked the ship on her voyage by the coast between Dunwich and Orford, within the king's power, and carried away the wool and goods to the value of 1,100l. sterling, and took the same into the power of the count of Flanders, the king wrote to the count requesting him to hear the complaint of the aforesaid merchants or their attorney, and to cause justice to be done to them; the count, however, put them off with divers and frivolous excuses, and failed to do them justice, as the mayor and community of the merchants of the king's realm at Andewerp have signified to the king by their letters; wherefore the king orders the sheriff to arrest goods of the men of Sluys, and from elsewhere within the count's power, excepting corn, meat, wines, spicery and such like victuals, and to cause them to be guarded safely until further orders, certifying the king of his proceedings.

Feb. 13.  
Clarendon.

To Master John Waleweyn, escheator this side Trent. Order to cause dower to be assigned to Joan, late the wife of Edmund de Multon, tenant in chief as of the honour of Albemarle, upon her taking oath not to marry without the king's licence.

Feb. 13.  
Clarendon.

To the chamberlain of Kaermerdyn. Order to cause the king's new castle of Emelyn to be provisioned with necessary victuals by the view and testimony of Geoffrey de Bella Fago, constable of the same, or of him who supplies his place.

By K.

Feb. 13.  
Clarendon.

To the same. Order to cause the gate and the houses of the gate of the same castle to be repaired by the view and testimony of the aforesaid Geoffrey, in accordance with the king's previous order to this effect. By K.

*MEMBRANE 13.*Jan. 28.  
Woodstock.

To the sheriffs of London. At the complaint of William de Wyddeslade, citizen and merchant of London, that whereas he loaded certain goods of

1317.

*Membrane 13—cont.*

*avoir-du-pois*, to the value of 300*l.*, to wit 5 bales of almonds, value 12*l.* 10*s.* 0*d.*, three barrels containing 2,488 pounds of loaf sugar (*zucris in pane*), value 155*l.* 10*s.* 0*d.*, and saffron (*crocum*), value 19*l.* 12*s.* 0*d.*, and cubebs (*quibibes*), value 17*l.* 8*s.* 0*d.*, and two bales of pepper, value 17*l.* 15*s.* 6*d.*, and a bale of brasil (*brasili*), value 17*l.* 13*s.* 6*d.*, and cloves (*clavos gariophili*), value 31*l.* 7*s.* 0*d.*, and 'maces,' value 28*l.* 4*s.* 0*d.*, in a ship of Laurence Pollesson of Brabant at Sluys (*le Scluis*), in Flanders, for the purpose of bringing them to England to make his profit thereof, certain malefactors of the parts of Hainault, Holland, Zeeland, and of the towns of Cologne, Dortmund, Rikelynghous, Lubyk, Osenbrugg', Menstre, Grepeswold, Sussalt, and Hamburgh, and elsewhere in Almain, attacked the mariners in the ship with armed force on the sea coast near Wynterton, co. Norfolk, and carried away the goods aforesaid whithersoever they liked, as signified to the king by the mayor and community of the city of London by their letters patent, the king wrote separately to W. count of Hainault, Holland, and Zeeland, and to the burgomasters, *schöffen*, and *consules*, and bailiffs of each of the aforesaid towns, requesting them to do justice to the above-said merchant; but, although he delivered the king's letters to them by John de Rothewell, his attorney in this behalf, who frequently prayed for restitution and satisfaction, they failed to do him justice, as the mayor and community of the aforesaid city have certified the king by their letters patent; wherefore the king orders the sheriffs to arrest the goods of the men and merchants of the count's power and of the aforesaid towns (excepting for certain causes the goods of Henry de Bere) to the value of 300*l.*, and to the amount of the aforesaid merchants' damages, to be taxed by the oath of the men of that city, and to cause the goods so arrested to be appraised in the presence of the owners of the same, and to cause the goods or their price, if the owners will pay the same, to be delivered to the aforesaid William or to his attorney in this behalf, certifying the king of their proceedings in this behalf. By p.s.

- Feb. 12. To Master John Waleweyn, escheator this side Trent. Order to cause  
Clarendon. Hugh Pointz, son and heir of Nicholas de Pointz, tenant in chief, to have seisin of his father's lands, as he has proved his age before the escheator, and the king has taken his homage for his father's lands. By p.s. [4007.]
- Feb. 13. To the same. Order to stay execution of the king's order to deliver to  
Clarendon. Joan, late the wife of Nicholas Daudele, tenant in chief, the manor of Eggemunden, co. Salop, the township of Newborough, the manor of Forde, in the same county, certain tenements without Aldrichgate, London, and certain lands and rents in the commote of Perneth, in Wales, lately assigned to her in dower, and to resume the same into the king's hands if they have been delivered to her. The king will cause dower of the said lands to be assigned to her by his council, according to the tenor of a writ to be directed to the sheriff.
- Feb. 16. To the sheriff of Dorset. Order to cause a coroner for that county to  
Clarendon. be elected in place of Reginald de Ramesbury, deceased.
- Feb. 15. To the taxors and collectors of the sixteenth in the county of Wilts.  
Clarendon. Order to pay 100 marks to Walter Gacelyn, keeper of the manor of Clarendon, for the repair of the buildings of the same, in addition to the 100*l.* that the king previously ordered them to pay him for this purpose.
- Feb. 15. To Richard Squier. Order not to intermeddle further with the lands of  
Clarendon. Robert de Styveton, which were lately taken into the king's hands upon his indictment for the death of Hugh Scot, slain in the city of York, whereof he is now acquitted, his lands being in Robert Squier's hands by the king's commission.  
By p.s. [4011.]

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*Membrane 13—cont.*

- Feb. 17. To the sheriff of Essex. Order to cause a coroner for that county to be  
Clarendon. elected in place of Henry Gernet, whom the king has amoved for insufficient qualification.
- Feb. 12. To the sheriff of Oxford. Order to cause a coroner for that county to be  
Clarendon. elected in place of Peter de Eton, who is insufficiently qualified.
- Feb. 17. To the sheriff of Dorset. Order to expend up to 40*l.* in repairing the  
Clarendon. buildings within the castle of Shirburn.
- Feb. 15. To Edmund Bacun, constable of Walingford castle. Order to expend up  
Clarendon. to 20*l.* in repairing the king's great stable within the castle, by the view and testimony of the viewer of the king's works there.
- Feb. 17. To the king's bailiff of Fordynton. Order to deliver to John de  
Clarendon. Kingeston, sheriff of Somerset and Dorset, 20 oaks fit for timber from the forest of Blakemore, to repair therewith the houses within the castle of Shirburn.  
By K.
- Feb. 15. To the sheriff of Dorset. Order to cause a coroner for that county to be  
Clarendon. elected in place of Reginald de Rammesbury, deceased.
- Feb. 16. To the treasurer and barons of the exchequer. Order to assign to  
Clarendon. Maurice de Berkele, in the presence of Master John Waleweyn, escheator this side Trent, custodies or marriages at a reasonable appraisement to the value of 600*l.*, as he complains that they have done nothing in execution of the king's order to deliver to him that sum from the issues of custodies and marriages, or to cause assignments of custodies and marriages to that amount to be made to him, the king having granted to him that sum from the custodies and marriages coming to the king's hands from Michaelmas, in the ninth year of the reign, in addition to the 1,000 marks yearly that he received for the custody of the town of Berwick-on-Tweed.
- Feb. 16. To the chamberlain of Kaermerdyn. Order to audit the accounts of  
Clarendon. John de Cherlton for the expenses incurred about the provisioning and repairing of the castle of Buelte, held by him of the king at ferm, and to cause allowance for the same to be made to him in his ferm, the king having ordered him by divers writs to provision the same and to cause the houses, walls, and ditches thereof to be repaired out of his ferm. By K.
- Feb. 17. To Master John Walewayn, escheator this side Trent. Order to cause  
Clarendon. Robert de Sancto Claro, kinsman and heir of Robert de Sancto Claro, tenant in chief of the late king, to have seisin of the deceased's lands, as he has proved his age before the escheator, and the king has taken his homage for the lands of the said Robert, his grandfather.
- Feb. 14. To the same. Order not to intermeddle further with the abbot of  
Clarendon. Glastonbury's moor called 'Seggemore,' the escheator having certified the king, in answer to the king's order to certify him of the cause of his taking the same into the king's hands, that all dwelling near the moor who could have access thereto ought to common therein at all times of the year with all their beasts, and that a certain abbot of Glastonbury, thirty years ago, caused about 40 acres to be enclosed in his own soil of the aforesaid moor, and approved the same, and that the escheator took the 40 acres into the king's hands because they had come into mortmain by this approvement and enclosure, and that he found that the abbot made imparkment in divers places of the rest of the moor, and hindered the commoners from their common, and that the escheator had taken a simple seisin thereof, because by so hindering the common the abbot drew the same to him in severalty in the said places as in mortmain; which cause the king esteems insufficient.



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*Membrane 13—cont.*Feb. 16.  
Clarendon.

To Simon de Monte Acuto and John de Erle. Order to command the sheriff of Somerset to stay until Whitsuntide next the execution of their order to arrest brother John Cheverer, prior of Montacute, brother Stephen, late prior of the same, Roger de Criche, sub-prior, brother Philip, chamberlain, brother Peter de la Douse and brother William de Beamen, monks of the same, Peter de Gyseby, William Wayne, and John de Garnereyns, which order Simon and John issued because they were indicted before them for taking corn, victuals, and armour to the Scots, the said Simon and John having been appointed by the king to enquire in the county of Somerset concerning the taking of corn, victuals, and armour to the Scots, and to arrest all whom they found guilty thereof.

By K. on the information of W. [de Monte] Acuto.

Feb. 18.  
Clarendon.

To Master John Walewayn, escheator this side Trent. Order to deliver to Cicely, late the wife of Robert de Ufford, tenant in chief, the advowson of the church of Ufford, co. Suffolk, of the yearly value of 10 marks, which the king has assigned to her as dower of her husband's advowsons.

To the same. Order to deliver to the said Cicely a third of three parts of a knight's fee in Ufford, which part Petronilla de Holebrok holds, and which is of the yearly value of 26s. 8d., the king having assigned the same to her as dower of her husband's knights' fees.

To Robert de Sapy, escheator beyond Trent. Order not to intermeddle further with the manor of Esshton, and to restore the issues of the same, as it appears by inquisition that John son of Robert de Esshton and Athelina, his wife, were jointly enfeoffed thereof by Thomas son of William Greyndorge by fine levied in the king's court, and that Athelina peacefully continued her joint-seisin thereof until her husband's death, and that the manor is held by knight service of the heir of Robert de Clifford, tenant in chief, a minor in the king's wardship.

*MEMBRANE 12.*Feb. 15.  
Clarendon.

To Robert de Sapy, escheator beyond Trent. Order not to intermeddle further with 14 acres of meadow of Adam son of Robert son of Ralph Godard in Horton in Ribblesdale, as Robert de Cliderhou, late escheator beyond Trent, certified, by an inquisition returned by him into chancery, that Ralph Godard, grandfather of the said Adam, was at one time seised of the said meadow in his demesne as of fee, and that he was indicted before John Biron, then sheriff of York, in his tourn in the wapentake of Yuccros, for the theft of an ox, and that Ralph thereupon fled, and that the abbot of Jervaux, as chief lord, seised the said meadow into his hands, and held the same until Richard Oysel, the late king's escheator beyond Trent, seised the meadow into the late king's hands, because it was found by an inquisition that the abbot entered the meadow after the publication of the statute of mortmain without the late king's licence, by reason whereof the meadow is still in the king's hands, and that Ralph afterwards returned and died unconvicted in the peace of the late king; and the king ordered the present escheator to enquire further concerning the meadow, by whose inquisition it appears that Ralph died in the late king's peace unconvicted of the theft of an ox whereof he was indicted, or of any other felony, and that Adam son of Robert son of Ralph, kinsman of the aforesaid Adam (*sic*), is his nearest heir and is aged 22 years, and that the meadow is held of the abbot of Jervaux by the service of 1½d. yearly, and that the meadow was taken into the late king's hands for the reasons above stated and for no other reasons, and that the abbot of Jervaux was summoned to be present at the inquisition, and that he did not appear.

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*Membrane 12—cont.*Feb. 23.  
Clarendon.

To John de Crumbwell, keeper of the Forest beyond Trent. Order to deliver Nicholas de Kirkeby, in the king's prison of Carlisle for trespass of venison in the forest of Ingelwode, to twelve mainpernors, who shall undertake to have him before the justices in eyre for forest pleas in the county of Cumberland when they next came to those parts.

Feb. 27.  
Clarendon.

To Hervey de Stanton, John de Insula, and John Abel, or two of them. Order to intend to the taking of an inquisition to be taken before them and other barons of the exchequer in the exchequer between John Gyffard of Boyton and Katherine Giffard concerning a deed said to have been made at Barwe, co. Suffolk, the making whereof John Giffard denied in the exchequer, the taking of which is adjourned until the morrow of the close of Easter, unless meanwhile the abovesaid Hervey, John, and John, or two of them, come to those parts, as the taking thereof suffers great delay on account of the absence of the witnesses named in the deed. They are to fix a day for taking the same, and to stay in those parts, and to continue the process from day to day so far as it may be done according to the law and custom of the realm this side the aforesaid morrow, so that the inquisition be taken by all means before that date.

By p.s.

Feb. 28.  
Clarendon.

To Master John Walewayn, escheator this side Trent. Order to deliver to the sub-prior and convent of the priory of Bilsyngton the custody of the priory and its possessions, which he has taken into the king's hands upon the death of John, the late prior, and to restore the issues of the same, as John Maunsel, the founder, in his foundation charter ordained that the sub-prior and convent should have the custody of the priory upon the death or amoval of the prior, which charter was confirmed by Henry III.

Feb. 24.  
Clarendon.

To the sheriff of Essex. Order to cause a coroner for that county to be elected in place of Henry Gernet, as the king considers that the truth of the complaints made against him cannot be fully inquired into whilst he fills that office, he having appointed certain of his subjects to hear and determine such complaints.

By p.s. [4044.]

March 2.  
Clarendon.

To the treasurer and barons of the exchequer. Order to acquit the seneschal and burgesses of the town of Droghda, of the parts of Meath (*Midie*) in Ireland, of 30*l.* due from them at the exchequer for divers particulars, the king having pardoned them the same at their request, in consideration of the great expenses incurred by them about the repairing and provisioning of that town.

By K.

To the justiciary, chancellor, and treasurer of Ireland. Order to permit such burgesses and merchants of Droghda as the steward and bailiffs of the same will mainpern for under their letters patent that they will not take corn, victuals, or other goods to the Scots or other enemies of the king, and that they will not communicate with such enemies, to go to England and Wales with such corn, victuals, and goods to trade there with the same, notwithstanding the king's late proclamation prohibiting any one taking corn, victuals, or other goods out of Ireland, the king wishing to shew favour to the burgesses and merchants of Droghda because they cannot trade in that country, as the Scotch rebels, who invaded that land, are very near to their town.

By K.

March 13.  
Winchester.

To John de Crumbwell, keeper of the Forest beyond Trent, or to him who supplies his place. Order to deliver Thomas 'of the Lymkilne,' in Carlisle prison for trespass of venison in the forest of Ingelwode, to 12 mainpernors who shall undertake to have him before the justices of forest pleas when they next come to those parts.

Feb. 17.  
Clarendon.

To the keepers of the stannaries (*stannariarum*) in the counties of Cornwall and Devon. Order to deliver to Stephen de Abyndon, the king's butler,

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*Membrane 12—cont.*

or to his attorney in this behalf, the issues of the stamping (*coignagium*) of tin as soon as Anthony Pessaign' of Genoa have been satisfied for the assignment that he has upon the same, and to admit Stephen or his attorney to the custody of the stamping together with the keepers, the king having granted the issues to Stephen in manner above stated, to be received by him during the king's pleasure, so that he shall receive them to make provision of wines that he is charged to make for the expenses of the king's household, and that he shall not be moved thence for anything except by the king's special order.  
By p.s. [4013.]

*MEMBRANE 11.*

- March 20. To the sheriff of York. Order to pay to the king's yeomen John de Clarendon. Jakesle, Richard de Lodelowe, and John du Chastel, staying at York castle for the custody and repair of the king's tents, and to William de la Garderobe, staying therein for the custody of the king's arms, their wages from when he received his office, to wit John de Jakesle 6*d.* daily, Richard 4*d.* daily, John du Chastel 5*d.* daily, and William 4*d.* daily, and to continue to pay the same. By K. on the information of Roger de Northburgh.
- March 10. To the justiciary of Ireland. Order to deliver to Nicholas de Verdon Clarendon. and Michael his brother the remainder of the lands of Theobald de Verdon, tenant in chief in Ireland, in the king's hands during the minority of the heir, after dower thereof have been assigned to Elizabeth, late the wife of Theobald, and after 100*l.* of land yearly or rent have been delivered to Richard Tuyt and 20*l.* yearly of land or rent have been delivered to Walter de la Pulle by the king's grant, the king having granted the custody of the residue of Theobald's lands to Nicholas and Michael on 7 October last to hold during the heir's minority, rendering therefor the extent of the same to the exchequer of Dublin, and to deliver to them the issues of the same since the said 7 October, as the justiciary has delayed delivering them the custody because the above assignments were not yet made.
- March 22. To the sheriff of York. Order to cause inquisitions to be made concern- Clarendon. ing homicides, robberies, fires, and other damages committed in that county, and to arrest all persons found guilty thereof by the inquisitions, and of whom there is notorious suspicion, the king being given to understand that such excesses are perpetrated by day and by night, and that the malefactors who commit them extort grievous ransoms from certain men of those parts.  
By C.
- March 25. To the chamberlain of North Wales. Order to pay to John Cycouns 30*l.* Clarendon. yearly, in accordance with the king's grant to him of that sum for life at the exchequer of Karnarvan, made in consideration of the good service of William Cycouns his father to the late king and his own good service to the king.
- March 31. Stephen le Hosiere of Berkyng and Margaret his wife came before the Clarendon. king, on Thursday after the Annunciation, and sought to replevy their land in Berkyng, taken into the king's hands for their default before the justices of the Bench against Ralph Aubyn. This is signified to the justices.  
*Cancelled, because otherwise on the dorse.*
- March 25. To Master John Walewayn, escheator this side Trent. Order not to Clarendon. distrain Augustine de Wyxebrigge for homage for the manor of Latton, co. Essex, and the advowson of the priory of Latton, which are held of the king in chief, as the king has taken his homage.  
By K. on the information of Richard de Ayrem[ynn].
- April 1. To the sheriff of York. Order to supersede the exaction at his next Clarendon. county [court], to be held in Easter week, of John Brettevill, Geoffrey

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*Membrane 11—cont.*

Lewyn, Sampson Peytevyne, Hugh Hauquyn, Peter Hauquyn, Henry Hauquyn, Thomas de Snap, Roger Norreis le Porter, Walter de Doun, Robert de Shilvyngton, Elias de Kelsouth, Hugh de Heccham, John Puy, John de Sale, William de Blith, John Wodeman, Walter Dalnemuth, William Peytevyne, Thomas Lescot, Patrick le Taillour, Thomas Thorald, and John le Teynturer to be outlawed at the abovesaid court, they being placed in exigent to be outlawed at the suit of Arnald de Luk' and William Ernaud of Port (*de Porte*), merchants, for a trespass committed by them upon the said merchants, as Edmund, earl of Arundel, keeper of the marches of Scotland, has signified by his letters patent that the persons above-named are engaged in the king's service in his company for the protection of the marches against the Scots. If they appear after the aforesaid county [court] the sheriff is to arrest them, and if they do not appear, he is to proceed to outlaw them at his next following county [court]. By K.

April 1.  
Clarendon.

To Master John Walewayn, escheator this side Trent. Order to deliver to Nicholas le Latymer the manor of Sutton, with the hamlets of Potton, Holm, and Stratton, taken into the king's hands upon the death of Alice la Latymere, and to deliver to him the issues of the same, as it appears by inquisition that the said Alice held the premises of the king in chief of the gift of John de Kynardeseye, clerk, who granted them to her by the king's licence, to hold to her for her life, with remainder to the said Nicholas and the heirs of his body, with remainder, in default of heirs of Nicholas, to Thomas, earl of Lancaster, by which inquisition it was found that the manor is held of the king in chief as of the honour of Huntingdon by the service of half a knight's fee, the king having taken homage from Nicholas for the same.

March 26.  
Clarendon.

To the sheriff of Norfolk and Suffolk. At the complaint of Gilbert Roberd, burgess of Ipswich, Richard Salvayn of Graham, Richard de Clopton of Graham, and Nicholas du Walsokne, that whereas they lately freighted a ship at Ipswich to carry 29 serplers (*sarpell*) of wool thence to Le Swyn in Flanders, in order to trade there with the same, and loaded her with wool and other their goods, Arnald de Stanbergh and Peter his brother and other malefactors of the power of the duke of Brabant, on Sunday before Midsummer, in the eighth year of the king's reign, entered the ship by armed force on the coast near Newport in Flanders, and carried away the ship with the wool and other goods to the value of 400*l.* to Stonbergh within the power of the said duke, and took the wool and other goods in her and 10*l.* sterling in money by tale, the king frequently requested the duke to cause restitution and satisfaction to be made for the same; but the duke, who is under age, and his councillors failed to do justice to the said merchants, as appears by the letters patent of the bailiffs and community of Ipswich; wherefore the king orders the sheriff to arrest goods of the men of the duke's power to the value of 210*l.*, in part satisfaction of the above sum, certifying the king of his proceedings herein. The king has ordered the sheriff of Huntingdon to arrest goods in like manner to the value of 200*l.*, the balance of the above sum.

March 22.  
Clarendon.

To the sheriffs of London. Order to restore the goods of the merchants of Almain, arrested by them in execution of the king's order to arrest goods of the merchants of Hainault, Holland, and Zeeland, and of the towns of Cologne, Dortmund, Rikelynghous, Lubyk, Osenbrugg, Menstre, Gripeswolde, Sussalt, and Hamburgh and elsewhere in Almain, to the value of 300*l.*, and the amount of damages sustained by William de Wydeslade, citizen of London, by reason of the seizure of his goods on the sea by malefactors of those parts; by reason whereof they have arrested money, goods, and wares of William le Rede, Hermann le Skippere, Henry de

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*Membrane 11—cont.*

Bevre, John Saffran, and their fellows, of John le White, Co[n]rad le Sward, and other merchants of Almain to the value of 400*l.*, as the said merchants have appeared in chancery and have asserted that they could prove that their goods ought not to be arrested on account of the robbery from the aforesaid William de Wydeslade, and they have found mainpernors, to wit Robert Person, Luke de Haveryngg', Stephen de Preston, Robert de Codeford, John Cotun, John de Bristoll, John de Romeney, John de Wrotham, and John Brond, who have undertaken to answer to the aforesaid William or elsewhere at the king's order for the aforesaid 400*l.* if the merchants be charged therewith by consideration of the king's court. By C.

April 5. To Master John Walewayn, escheator this side Trent. Order to cause  
Clarendon. Gerard de Chancy, brother and heir of William de Chancy, tenant in chief, to have seisin of his brother's lands, as he has proved his age before the escheator, and the king has taken his homage. By p.s.

April 10. To the sheriff of Norfolk. Order to cause a coroner for that county to be  
Clarendon. elected in place of Robert de Weston, who is incapacitated by infirmity.

To the same. Order to cause a coroner to be elected in place of Richard de Melton, deceased.

April 10. To Robert de Sapy, escheator beyond Trent, Order to assign dower to  
Clarendon. Agnes, late the wife of Richard de Stapelford, who held by knight service of the heir of Richard de Heriz, tenant in chief, upon her taking oath not to marry without the king's licence.

The like to Master John Walewayn, escheator this side Trent, except that he is not ordered to take her oath.

April 17. To the same. Order to deliver to Roger de Felton the issues of the lands  
Thistleworth. of the late Philip de Hastang', tenant in chief, in the king's hands on account of the minority of his daughters and heiresses, from 31 March last, when the king granted the custody thereof to Roger for a certain sum of money paid by him into the king's chamber. By K.

To the sheriff of Northampton. Order to deliver to the aforesaid Roger the bodies of the heiresses to be married.

*Vacated because on the Patent Roll.*

March 20. To the treasurer and barons of the exchequer. Order to pay to  
Clarendon. Bartholomew de Badelesmere 1,000 marks, which the king granted to him of the 2,000 marks in which the community of Bristol made fine to have the king's pardon for the trespasses committed by them against the king, which 1,000 marks the king granted to Bartholomew for his expenses in the suit in this behalf against the men of that town for the king and in the king's name. By p.s.

*MEMBRANE 10.*

April 10. To Robert de Sapy, escheator beyond Trent. Order to deliver to  
Clarendon. Robert de Hilton and Margaret his wife, late the wife of John de Wygeton, tenant in chief, the following of the said John's cornages, which the king has assigned to her in dower: the cornage of 4*s.* 5½*d.* from the hamlet of Little Waverton, which John de Malton holds, of the yearly value of 10*l.*; the cornage of 3*s.* 9*d.* from two parts of a third of Drundraw, which Nicholas de Bard' holds, of the yearly value of 100*s.*; the cornage of 13*s.* 4*d.* from the town of Blencogow, which William Blunt holds, of the yearly value of 12*l.*; the cornage of 1½*d.* from tenements in Warthwyk and Aglounby, which Thomas de Richemund held, of the yearly value of 100*s.*

To the same. Order to deliver to the aforesaid Robert and Margaret the advowson of the church of Melmoreby, of the yearly value of 20*l.*, and of

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*Membrane 10—cont.*

a third of the church of Kirkebrid, to wit the presentation on the third turn, of the yearly value of 10*l.*, which the king has assigned to her as dower of her late husband's advowsons.

April 8. To Simon de Abindon, the king's butler, or to his attorney in the port  
Clarendon. of London. Order to deliver to the monks of St. Peter's Westminster a tun of wine of the right prise for this year, in accordance with the grant of Henry III.

Feb. 20. To the sheriff of Wilts. Order to cause a coroner for that county to be  
Westminster. elected in place of Henry Baudry, deceased.

April 22. To the sheriff of Cambridge. Order to cause a coroner for that county  
Westminster. to be elected in place of William Loveday, who is insufficiently qualified.

April 20. To Master John Walewayn, escheator this side Trent. Order to deliver  
Westminster. to Eleanor, late the wife of Thomas de Warblyngton, tenant in chief, the manor of Warbelton, co. Sussex, of the yearly value of 8*l.* 8*s.* 4*d.*, and certain lands in Wyllie, co. Surrey, of the yearly value of 19*s.*, which the king has assigned to her as dower of her husband's lands.

April 22. To the same. Order not to intermeddle further with the lands of  
Westminster. Robert de Watford of Creton, and to restore the issues thereof, as it appears by inquisition that he held nothing of the king in chief at his death by reason whereof the custody of his lands should pertain to the king.

To the same. Order not to intermeddle further with the lands of John de Holeym, and to restore the issues thereof, as it appears by inquisition that he held nothing in chief of the king at his death by reason whereof the custody of his lands should pertain to the king,

To the same. Like order concerning the lands of John de Knovill.

April 20. To the same. Order not to intermeddle further with 2½ virgates of land  
Westminster. in Shryvenham, acquired by Hugh, sometime abbot of Cirencestre, from William de Wykham, and a moiety of an acre in the same town, acquired by him from Reginald de Blaunkmouther, and a moiety of a virgate of land in the same town, acquired by Henry de Mundene, sometime abbot of the same, from Adam Aylward, and a moiety of a virgate of land in the same town acquired by him from Adam Lacy, and a moiety of a virgate in the same town, acquired by him from Walter le Fendour, as it appears by inquisition that the land of William de Wykham was acquired 60 years ago, and that the land of Reginald de Blaunkmouther was acquired 30 years before the publication of the statute of mortmain, and that the land of Adam Aylward was acquired 10 years before the publication, and that the land of Adam Lacy was acquired 20 years before the publication, and that the land of Walter le Fendour was acquired 10 years before the publication; which lands the escheator has taken into the king's hands under the belief that they were acquired after the publication of the aforesaid statute.

To the same. Order not to intermeddle further with a virgate of land in Yabiton, acquired by a former prior of Boxgrave from Viviana and Lucy, daughters and heiresses of Clement le Bonde, and with a virgate of land in Northmerdon, acquired from Gervase de la Putte, as it appears by inquisitions that the land in Yabiton was acquired in the fourth year of the late king's reign, and the land in Northmerdon in the second year of his reign, to wit before the publication of the statute of mortmain; which lands the escheator has taken into the king's hands under the belief that they were acquired after the publication of the said statute.

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*Membrane 10—cont.*April 22.  
Westminster.

To the treasurer and barons of the exchequer. Order to acquit Robert Darcy, late sheriff of Gloucester, of 13*l.* 8*s.* 5*d.*, due from him at the exchequer for divers debts, and of 4*l.* 0*s.* 10*d.*, due for the remainder of the ferm of that county for the last half of the sixth year of the king's reign, as the king has pardoned him these sums in consideration of his good service and at the request of Roger Damory. By p.s. [4172.]

April 25.  
Windsor.

To Robert de Sapy, escheator beyond Trent. Order to deliver to Elizabeth, late the wife of Robert, son and heir of Ralph son of William, tenant in chief, the manors of Buterwyk, co. York, of the yearly value of 6*l.* 13*s.* 4*d.*, and of Hilderskelf, in the same county, of the yearly value of 4*l.* 16*s.* 0*d.*, to be held by her *in tenencia* until dower be assigned to her of the lands that belonged to the said Ralph.

April 22.  
Westminster.

To the treasurer and barons of the exchequer. Order to allow to John de Cherleton, in his ferm of the land of Buelt, which he holds by the king's commission, 56*l.* 15*s.* 2*d.*, as it appears by inquisition taken by Maurice de Berkele, justice of South Wales, that he was hindered by the late disturbances in Morgannou from holding four courts and four hundred [courts] of the king's tenants in Buelt from St. Hilary, in the ninth year of the king's reign, until Easter following, or from receiving any esplees thence, to his damage of 16*l.*, to wit from amercements, fines, ransoms, chattels of felons and fugitives, etc., and that he kept seven men-at-arms and twenty-six footmen in the castle of Buelt for that time, to wit twelve weeks and four days, for the defence of those parts, beyond the number of men usually kept there in time of peace, and caused their wages to be paid to them, to wit 21*l.* 17*s.* 6*d.* to the men-at-arms, at the rate of 5*s.* each weekly, and 2*s.* 6*d.* for the four days, and 18*l.* 17*s.* 8*d.* (*sic*) to the footmen, at the rate of 14*d.* each weekly, and 8*d.* for the four days. By K. and C.

To the sheriff of Southampton. Order to cause a coroner for that county to be elected in place of John son of Hugh, deceased.

Richard son of Richard del Cros, in the king's prison at Stafford for the death of William Hauke, has letters to the sheriff of Lancaster (*sic*) to bail him until the first assize.

April 22.  
Westminster.

To Roger de Overton. Order to pay to John de Segrave the elder, to whom the king, on 4 September, in the sixth year of his reign, committed the custody of the Forest beyond Trent on condition that the bailiffs and ministers and others should answer to the exchequer for the issues of their bailiwicks, 240 marks, out of the issues of the bailiwick wherewith the said John has charged him, for John's yearly fee of 100 marks from the said 4 September until 19 February, in the eighth year of the king's reign, when the king committed the custody to Robert de Umframvill.

April 27.  
Windsor.

To the treasurer and barons of the exchequer. Order to acquit the aforesaid Roger of the above sum in his account at the exchequer.

*MEMBRANE 9.*April 22.  
Westminster.

Simon de Aspenwal, in the king's prison at Norhampton, for the death of John de Aspenwal, has letters to the sheriff of Lancaster (*sic*) to bail him until the first assize.

April 28.  
Windsor.

To the sheriff of Norfolk. Order to cause a coroner for that county to be elected in place of John Gerberge, who is incapacitated by age and infirmity.

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*Membrane 9—cont.*May 1.  
Windsor.

Richard Bikenore, in the king's gaol at Exeter for the death of Geoffrey le Shuter, has letters to the sheriff of Devon to bail him until the first assize.

May 3.  
Windsor.

Thomas de Linton of Beverley, 'taillur,' in the king's prison at Beverley for the death of Nicholas son of John de Barton, has letters to the sheriff of York to bail him until the first assize.

May 1.  
Windsor.

To the sheriff of Suffolk. Order to cause a coroner for that county to be elected in place of Richard de Bradewell, who is insufficiently qualified, having no lands within the county.

April 28.  
Windsor.

To the sheriff of York. Order to pay to William de Castelay and Richard de Alverton, keepers of the fishpond of Fosse, their usual wages for the time of his office.

May 3.  
Windsor.

To the constable of Norham castle, in the king's hands by reason of the voidance of the bishopric of Durham, or to him who supplies his place. Order to supersede until further orders the demand from the men and tenants of that castle for their fermes due to the king, as the king learns that they are so impoverished by the frequent inroads of the Scotch rebels that they are unable to pay their fermes.

May 1.  
Windsor.

To the sheriff of Northumberland. Order to cause a coroner for that county to be elected in place of Richard de Hedden, who is incapacitated by infirmity and is insufficiently qualified.

To the same. Order to cause a coroner for that county to be elected in the place of Walter de Borneton, deceased.

May 1.  
Windsor.

To the same. Order to supersede until further orders the demands upon the men of the community of that county for their fermes and the arrears of the same for the lands that they hold of the king by certain yearly fermes, they having prayed the king for remedy because they are so destroyed and their lands so wasted by the incursions of the Scots that they are unable to render their fermes and the arrears of the same; provided that if any one of them shall cause the lands so held of the king to be cultivated and sown, they shall render their ferm for the land so sown. By K. and C.

May 6.  
Windsor.

To the chamberlain of Kermerdyn. Order to cause the constables of the king's castles in those parts to have their usual fees for the custody of the castles, the chamberlain having done nothing in execution of the king's previous order to this effect.

May 5.  
Windsor.

To the sheriff of Oxford. Order to cause a coroner for that county to be elected in place of John Bardolf, lately elected, who cannot conveniently attend to the duties of the office, as he resides in the counties of Norfolk and Leicester for the greater part of the year.

May 2.  
Windsor.

To the sheriff of Northampton. Order to cause a coroner for that county to be elected in place of Robert de Bedford, who is incapacitated by age and infirmity.

To the sheriff of Gloucester. Order to cause a coroner for that county to be elected in place of Ralph Barun, who is incapacitated by age and infirmity.

May 5.  
Windsor.

To the sheriff of Nottingham. Order to cause a verderer for the forest of Shirewode to be elected in place of Nicholas de Wydemerpol, who suffers such incurable infirmity that sometimes he cannot leave his house without great danger to his life, and cannot go out for four months continuously.



*Membrane 9—cont.*

1317.

May 4.  
Windsor.

To the mayor and bailiffs of York. Order to pay to William Fraunceys 25 marks out of the ferm of their city for the instalment due at Easter last of the 50 marks yearly from their ferm, granted to him by the king, on 24 April, in the eighth year of his reign, for his good service in the king's presence at Dunbarre.

May 1.  
Windsor.

To the treasurer and barons of the exchequer. Order to search the rolls of the exchequer concerning the yearly rent of 50*l.* paid by the citizens of London to Edmund, late earl of Cornwall, for Queenhithe, London, and, if they find that it has not been fully paid, to call before them the citizens and others whom they shall think fit, and to charge those who have received the rent with the same, and to cause them to answer to the king for the same hereafter, which rent came to the late king upon the death of the aforesaid earl, and out of which the late king, on 12 February, in the 29th year of his reign, assigned 21*l.* yearly to Margaret, late the wife of the said earl, in dower, as appears by the rolls of his chancery, as the king is given to understand that answer has not been made to the exchequer for the said rent of 50*l.* since the earl's death.

May 1.  
Windsor.

To Ralph de Monte Hermerii, keeper of the Forest this side Trent, or to him who supplies his place in the forest of Whytlewode. Order to permit Peter de Montibus to receive reasonable estovers in the wood of Haselberwe at his manor of Whytfield by the view and delivery of the foresters, and to have his swine of that manor in the said wood quit of pannage, and to have his dogs unlawed (*non expeditatus*), as the king learns, by the record and process of Roger Lestrangle (*Extranei*), Peter de Lench, and John son of Nigel, justices of the late king of oyer and terminer for forest pleas in the county of Northampton in the fifteenth year of his reign, that Peter's ancestors used to enjoy these liberties, and that Peter also enjoyed them until John de Tyngewik, then forester, impeded and deforced him, wherefore it was considered by the justices that he should have these liberties.

Afterwards, on 20 May, like order was sent to Richard Dammory, keeper of the forest of Whitlewode.

April 27.  
Windsor.

To the treasurer and barons of the exchequer of Dublin. Order to allow to John, son and heir of Robert de Stapelton, 10*l.* yearly out of 4 carucates of land in Balekeryn, co. Waterford, of the yearly value of 12*l.*, and a carucate of land in Lissecasshel, of the yearly value of 40*s.*, and a carucate of land in Lissepochan, in the aforesaid county, of the yearly value of 40*s.*, which lands were delivered to the said Robert by S. late archbishop of Tuam, the late king's justiciary of Ireland, on 17 August, in the 10th year of his reign, by the late king's order, Walter de la Haye, who previously held them for a term by the above extent, having surrendered them into the late king's hands for the use of Robert before the completion of the term for which they were delivered to him, to hold at ferm by the above extent, provided that he received thence 10*l.* clearly (*quiete*) for the 10*l.* yearly of lands that the late king had granted him in fee at the instance of Robert de Ufford, sometime justiciary, and that he should answer to the late king for the residue of the extent, the late king having afterwards, on 4 May, in the 16th year of his reign, accepted this delivery, when he granted that Robert and his heirs should hold the said lands according to the form of the delivery until they should be provided by him or his heirs with 10*l.* of land yearly; which sum of 10*l.* the treasurer and barons delay allowing to John after the lands came to his hands, and they distrain him for payment thereof, although that sum was allowed to his father throughout his life because he was not provided with the aforesaid 10*l.* of land yearly.

1817.

*Membrane 9—cont.*May 8.  
Windsor.

To Master John Walewayn, escheator this side Trent. Order to deliver to Joan, late the wife of Thomas Tryvet, as nearest [friend] of John Tryvet, their son and heir, the lands that the said Thomas held of the king at fee-farm in Crandon, co. Somerset, by the service of half a mark yearly, as it appears by inquisition that he held no other lands of the king in chief by reason whereof the custody of his lands should pertain to the king, and that John is his nearest heir and was aged 14 weeks on 10 March last.

To the sheriff of Salop. Order to cause a coroner for that county to be elected in place of Thomas de Wythinton, deceased.

May 8.  
Windsor.

To Master John Walewayn, escheator this side Trent. Order to deliver to Clement son of Richard de Stoppesle  $1\frac{1}{2}$  virgates of land in Wardon, co. Bedford, which were taken into the late king's hands by Malculin de Harleys, then escheator this side Trent, in the 22nd year of the late king's reign, on account of the trespass that William le Coynte, tenant in chief of the late king, made in alienating the said land in fee to the aforesaid Richard without the late king's licence, as the king learns by inquisition that the land is in his hands on this account solely, and that it is held of him in chief by the service of a fifteenth of a knight's fee for all service, and that it would not to his or any one else's damage if he granted them to the said Clement, who is the heir of Richard and is of full age, but that it would be to the king's advantage inasmuch as Clement has other lands that are held of divers other lords and the king, by reason of this acquisition, would have the custody of their lands and the marriage of Clement's heirs. The king wishes to shew Clement special grace on account of his poverty.

May 6.  
Windsor.

Walter Hare, in the king's gaol at Exeter for the death of Nicholas Seman, has letters to the sheriff of Devon to bail him until the first assize.

May 8.  
Windsor.

To the sheriff of Salop. Order to cause a coroner for that county to be elected in place of William de Caynton, whom the king has removed for insufficiency.

To the sheriff of Hereford. Order to cause a coroner for that county to be elected in place of William de la Wode, who is insufficiently qualified.

*MEMBRANE 8.*April 23.  
Westminster.

To Roger de Mortuo Mari of Wyggemore, keeper of Ireland, and supplying the king's place there. Order to call before him such of the king's council of those parts as he shall think fit, and to inform himself of the causes and manner of the arrest of Richard de Burgo, earl of Ulster, who, the king hears, is imprisoned in Dublin castle, and whether it would be to the king's honour and profit and for the peace of Ireland if the earl were sent to the king in England or were detained in the said castle; and if he find it desirable that the earl should be sent to England, to send him in safe custody with all speed, as the king has willed that he might come to England in accordance with his request.

By K.

[Fadera.]

April 27.  
Westminster.

To the same. Order not to aggrieve the men of the community of the city of Dublin by reason of the arrest by them of Richard de Burgo, earl of Ulster, Gilbert de Burgo, Hubert de Burgo, and Henry la Clerk, who, the king understands, are imprisoned in Dublin castle, and not to permit them or any others to be molested on this account, as the king has caused all matters touching the said arrest to be reserved to him, as discord may arise on this account between the men of the city and others of that land,

1317.

*Membrane 8—cont.*

which the king wishes to avoid, especially whilst the Scotch rebels are in Ireland.

By K.

[*Ibid.*]

April 22.  
Westminster.

To the same. Order not to grant pardons for homicides or other felonies, unless the matter have been considered by him and such of the king's council of those parts as he shall think fit to summon, until the king shall make ordinance concerning the same, notwithstanding that the king lately granted him power to receive felons and outlaws in that land to the king's peace, and to pardon the suit of the king's peace to others indicted of felony, as should seem best to him for the expedition of the king's affairs in that country against the Scotch rebels who have entered that land, as the king understands that others have been encouraged to commit crime on account of the facility of obtaining such pardons.

By K.

To the same. Order to call before him such of the king's council of those parts as he shall think fit, and to inform himself concerning the arrest of Gilbert de Burgo, Hubert de Burgo, and Henry le Clerk by the community of the city of Dublin, and to ascertain whether it would be to the king's profit and for the peace of that country if they were sent to the king in England, or whether they ought to be detained in Dublin castle, and to send them under safe custody to the king in England if he find it desirable to send them to England, and to certify the king of the causes of their arrest.

By K.

*Et erant patentes.*

To the same. Order not to grant pardons without consulting the king under his seal of Ireland for homicides, robberies, arsons, and other felonies committed upon the men of the city of Dublin and of the town of Droghda, notwithstanding that the king lately granted him power to grant pardons to outlaws and felons in that country, as the king understands that such offences have increased owing to the facility of obtaining pardon, the men of Dublin and Droghda having petitioned him for remedy, wherefore the king reserves to himself pardons for such offences against the said men.

By K.

To the same. Order to call before him such of the king's council as he shall think fit, and to inform himself concerning the arrest of Richard de Burgo, earl of Ulster, and to cause the aforesaid earl to come to the king in England under safe custody with all speed, as the king has long wished that the earl should come to him, and the earl has frequently prayed that he might come, and to certify the king of the cause of the earl's arrest and of the advice of the justiciary and others of the king's council in those parts.

By K.

*Memorandum*, that all these letters were sent to the king in duplicate by Sir Roger de Northburgh from the council then at Westminster to Wyndesore, so that the king might send them with the condition or otherwise simply as he should think fit.

And afterwards, on 18 May, the said Roger, keeper of the wardrobe, came into chancery at Westminster, and brought back the letters with the condition 'whether it would be to the king's honour,' and delivered them into chancery to be cancelled, and said that the other letters without the clause were sent by the king.

June 1.  
Westminster.

To the treasurer and barons of the exchequer. Order to deliver to L. elect confirmed of Durham three dies (*cuneos*) for making sterlings (*pro sterlingis*) of the king's money, with all things pertaining to the die, as his predecessors, bishops of Durham, used to have.

By C.

May 1.  
Westminster.

To the same. Order to allow to Bartholomew de Badelesmere 21*l.* 10*s.* 2*d.*, which the king lately ordered him, when keeper of the lands of Gilbert de Clare, earl of Gloucester and Hertford, in Glaumorgan and Morganou, to pay to Payn Turbervill, then keeper of the said lands, for the purpose of provisioning the castles in the aforesaid lands.

1317.

*Membrane 8—cont.*May 15.  
Windsor.

To the same. Order to allow to Bartholomew de Badesmere 8 marks yearly from 14 March, in the eighth year of the king's reign, for so long as he had the custody of the aforesaid lands, the king having on that day granted 8 marks yearly to Lewelin ap Griffyn and ordered Bartholomew to pay him that sum yearly out of the issues of the said lands, because Lewelin had shewn by his petition before the king and his council that although Gilbert de Clare, late earl of Gloucester and Hertford, had promised to grant him for his service 10 marks of land yearly, he was prevented by death from fulfilling his promise, having only enfeoffed him of 2 marks of land yearly.

To the same. Order to allow to the said Bartholomew 10 marks yearly from 14 March, in the eighth year of the king's reign, for so long as he had the custody of the abovesaid lands, the king having on that day granted that sum to the abbot and convent of Karlioun of his gift and alms during pleasure, and ordered Bartholomew to pay them the same out of the issues of the aforesaid lands, because the abbot and convent had shewn by their petition before the king and his council in parliament that Gilbert de Clare, sometime earl of Gloucester and Hertford, had received a great part of their lands from them by way of exchange, and he and his son Gilbert, the late earl, had promised to grant to them lands elsewhere to the full value of the lands so received from them, but they had not done so.

To the same. Order to allow to the aforesaid Bartholomew 10*l.*, which the king ordered him to pay to Robert de Grendon, late sheriff of the aforesaid lands, out of the issues of those lands, the king having granted that sum to Robert in response to his petition before the king and his council, setting out that, whilst he was sheriff of the said lands before and after the death of the late earl, he had resided there continuously up to the Assumption, and that he had expended 20*l.* of his own money for the king's advantage in recalling to the king's peace the Welsh who had begun to war against the English.

To the same. Order to allow to the aforesaid Bartholomew 20 marks, which the king granted to Leysandus de Avene, and ordered Bartholomew to pay him out of the issues of those lands, in response to Leysandus's petition before the king and his council, setting out that he had expended 40 marks of his own money about the preservation of the king's peace and allaying tumults of the Welsh in the land of Morgannou, and about the defence of the castle of Kenefez.

To the same. Order to allow to the aforesaid Bartholomew 10 marks, which the king granted to William de Berkoroles and ordered Bartholomew to pay to him out of the issues of the abovesaid lands, in response to his petition before the king and his council, setting out that he had expended more than 20*l.* of his own money in allaying the abovesaid tumults.

To the same. Like order to allow to the said Bartholomew 50 marks, granted by the king to Payn Turbervill, in response to his petition setting out that he had expended more than 100 marks of his own money in repressing the tumults in Glaumorgan.

To the same. Like order to allow to the said Bartholomew 10*l.*, granted by the king to John le Noreys, in response to his petition setting out that he had expended 20*l.* of his own money in repressing the above tumults.

May 20.  
Westminster.

To Master John Walewayn, escheator this side Trent. Order to deliver to Hugh Peverel, son and heir of John Peverel, tenant in chief, seisin of his father's lands, as he has proved his age before the escheator and the king has taken his homage.

To the same. Order to assign dower to Alice, late the wife of Hugh de Lachendon, tenant in chief, upon her taking oath not to marry without the king's licence.

## MEMBRANE 7.

1317.

May 12.  
Windsor.

To the treasurer and barons of the exchequer. Order to admit William de Fulburn and William de Corton to ordain and audit accounts in the exchequer, and to pay them 20 marks each yearly from Easter last whilst so engaged, the king having lately ordered them to admit four clerks for this purpose and to pay them the above sum yearly, removing them when the affairs are completed, as the king now learns from the treasurer that such clerks are now needed in the exchequer. By C.

To the treasurer and chamberlains. Order to pay the aforesaid William and William the above wages. By C.

May 10.  
Windsor.

To the sheriff of York. Order to supersede the exaction to be outlawed at his next county [court] of John Bretteville, Geoffrey Lewyn, Sampson Paytevyn, Hugh Hauquyn, Peter Hauquyn, Henry Hauquyn, Thomas de Snape, Roger Noreys le Porter, Walter de Doun, Robert de Shilvyngton, Elias de Kelsouth, Hugh de Hecham, John Puy, John de Sale, William de Blith, John Wodeman, Walter Dalnemuth, William Peytevyn, Thomas Lescot, Patrick de Taillur, Thomas Thorald, and John le Taynturer, who were put in exigent to be outlawed at his county [court] in Easter week last at the suit of Arnald de Luk' and William Arnaud of Porte, merchants, the exaction of which outlawry the king lately ordered them to supersede until the next county [court], because Edmund, earl of Arundel, warden of the marches of Scotland, had certified him that they were staying continuously in his company for the protection of the marches, as the said earl has now signified to the king that they have set out by his order for Scotland by sea. By C.

May 4.  
Windsor.

To the sheriff of Suffolk. Order to cause a coroner for that county to be elected in place of John de Wathesham, deceased.

May 8.  
Windsor.

To the sheriff of Lincoln. Order to cause a coroner for that county to be elected in place of William de Hagb, who is incapacitated by age and infirmity.

May 12.  
Windsor.

To the treasurer and barons of the exchequer. Order to allow to Bartholomew de Badelesmere 2*d.* a day for each of the Welsh hostages that were in his custody when he was keeper of the land of Glaumorgan, the king having ordered him to find them suitable maintenance, in response to the petition of certain Welshmen setting out that the hostages in the time of Gilbert de Clare, late earl of Gloucester, and his ancestors, formerly lords of Glaumorgan, used to be maintained by the earls.

May 10.  
Windsor.

To the treasurer and barons of the exchequer. Order to allow to the aforesaid Bartholomew the following yearly fees and wages for the time when the lands of Gloumorgan and Morgannou were in his custody, as the king learns that such fees and wages were paid in the time of Gilbert de Clare, the late earl of Gloucester, and in the time of his father: the sheriff of Gloumorgan, 100 marks and 6*l.* for two robes and a saddle; the controller of the same, 6*l.* 13*s.* 4*d.* and 40*s.* for two robes; the constable of the receiver (*sic*) of Kaerdyf castle, 12*l.* and 13*l.* 6*s.* 8*d.* for two robes; the constable of Lantrissen castle, 13*l.* 6*s.* 8*d.*; the constable of Kaerfilly castle, 40*l.* and 100*s.* for two robes; the receiver of the stores and garnisture of of the castles of Lantrissen and Kaerfilly, 100*s.*; the constable of Talevan castle, 10*l.*; the constable of Neeth castle, 13*l.* 6*s.* 8*d.* and 100*s.* for two robes; the constable of Kenefeg' castle, 100*s.*; the bailiff of the manors of Lanblethian and Laniltwyth, 106*s.* 8*d.* and 45*s.* 6*d.* for 22 quarters and 6 bushels of oats for the provender of his horses, at 2*s.* a quarter; the constable of Newborough castle, 10*l.* and 100*s.* for two robes; the chief

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*Membrane 7—cont.*

forester of Maghay, 6*l.* 13*s.* 4*d.*; the under-forester of the same, 40*s.*; the forester of Talevan, 20*s.*; the bedel of the country of Talevan, 13*s.* 4*d.*; the constable of Kaerlion castle, 10*l.*; the constable of Treygruc castle, 106*s.* 8*d.*; the forester of Treygruc, 20*s.*; the forester of Trilleck forest, 66*s.* 8*d.*; the constable of Usk castle, 20*l.* and 4*l.* 11*s.* 0*d.* for 45½ quarters of oats for the provender of his horses, price 2*s.* a quarter; and the receiver of the money of the stewardship (*sen'*) of Usk, 13*s.* 4*d.*

May 10.  
Windsor.

To Margaret, queen of England, or her bailiff in the forest of Eylingham (*sic*). Order to deliver to John de Kingeston, sheriff of Somerset and Dorset, 20 oaks fit for timber from that forest in order to repair the houses within Shirburne castle, as ordered by the king. By K.

May 14.  
Windsor.

To the treasurer and barons of the exchequer. Order to allow Robert de Harleye, son and heir of Richard de Harleye, to pay the balance of 200*l.* due from his father at the rate of 100*s.* yearly, and to cause these terms to be enrolled, they having lately certified the king, in reply to his order, that he granted to the said Richard, by privy seal dated at Westminster, 14 March, in the eighth year of his reign, that he should pay the aforesaid 200*l.* by yearly instalments of 100*s.*

By order of the king lately made at York, on the information of W. de Ayrem[ynn].

To the sheriff of Hereford. Order to cause a coroner for that county to be elected in place of Walter de Huton, who is insufficiently qualified.

May 12.  
Windsor.

To the sheriff of Huntingdon. Order not to arrest goods of the men or merchants of Mechlin (*Macklinen'*) in Brabant, and not to molest them by virtue of any order to arrest goods of the men and merchants of the power of the duke of Brabant in the fair of St. Ives or in his bailiwick, as the king learns that Mechlin belongs to the count of Hainault, Holland and Zeeland, and not to the duke of Brabant.

*Vacated, because otherwise below.*

The like to the abbot of Ramesey's bailiff of the fair of St. Ives.

John Spillefrenchs of Wodeham, in the king's gaol at Colecestre for the death of Thomas Storch, has letters to the sheriff of Essex to bail him until the first assize.

May 12.  
Windsor.

To the sheriff of Cambridge and Huntingdon. Order not to arrest goods of the men or merchants of Mechlin (*Macklinen'*) in Brabant, and not to molest them by virtue of any order to arrest goods of the men of the power of the duke of Brabant in the fair of St. Ives or elsewhere in his bailiwick, as the king learns that Mechlin belongs to the count of Hainault, Holland and Zeeland, and not to the duke of Brabant. By C.

The like to the bailiffs of the abbot of Ramesey of the said fair.

May 18.  
Westminster.

To the chamberlain of Kermerdyn. Order to pay to the king's yeoman Rhys (*Resus*) ap Griffith, to whom the king granted the stewardship of Cardigan 'shire,' to hold in the same way as Yevan ap Molewyn held it, the arrears of his wages for the said bailiwick from the time of the chamberlain's appointment, and to continue to pay him the same wages.

May 20.  
Westminster.

To Master John Walewayn, escheator this side Trent. Order not to intermeddle further with the manor of Lilleford, co. Northampton, and certain lands in Stepyng', co. Lincoln, taken into the king's hands upon the death of Robert de Wylughby, tenant in chief, as it appears by inquisition that Robert and his wife Margaret were jointly enfeoffed of the said manor by Anthony de Bek, late patriarch of Jerusalem and bishop of Durham, and

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*Membrane 7—cont.*

that Margaret peacefully continued her joint-seisin thereof until her husband's death, and that he and she held jointly at his death certain lands in Stepynge, and that the manor is held of John de Britannia as of the honour of Huntynghdon by knight service and the land in Steping' of Edmund Deyncourt by the yearly service of 1*d*.

May 18.  
Westminster.

To the sheriff of York. Order to cause the king's clerk Nicholas de Welleburne to have carriage and safe conduct to Newcastle-on-Tyne for the money collected by the abbot of St. Mary's York and the abbot of Seleby, sub-collectors of the tenth of the clergy in the diocese of York, and by the taxors and collectors of the sixteenth in the county aforesaid and of the fifteenth in cities and boroughs in that county, whom the king has ordered to deliver the money collected by them to the said Nicholas, to be taken by him to Newcastle-on-Tyne, to be there paid to the king's subjects staying in those parts for the defence thereof.

May 20.  
Westminster.

To John Giffard of Brymmesgrave, keeper of the lands of Gilbert de Clare, late earl of Gloucester and Hertford, of Glaumorgan and Morganou in Wales. Order to pay to Robert de Grendon, sheriff of Gloumorgan, the arrears of the yearly fee of 100 marks granted to him by the king for that office.

May 26.  
Westminster.

To the taxors and collectors of the sixteenth in the county of Lincoln. Order to cause all the money already collected by them to be sent to York, and to deliver it to Master William de Maldon and Nicholas de Welleburn, for the execution of certain of the king's affairs enjoined upon them.

By K.

The like to the prior of St. Katherine's without Lincoln, sub-collector of the tenth of the clergy in the diocese of Lincoln.

*MEMBRANE 6.*

May 24.  
Westminster.

To the collectors of the custom of wool, hides, and wool-fells in the port of London. Order to permit Henry Nasard, the king's merchant, for himself and his fellows, of whose names he shall certify them, to load and take out of that port wool to the value of 100*l*. without paying custom therefor, in order to make certain provisions for the king's great wardrobe before the fair of St. Edward next, which the king has ordered him to make.

By K. on the information of the treasurer.

May 28.  
Westminster.

To Master John Walewayn, escheator this side Trent. Order to proceed in person to the manor of Alvithele, co. Essex, and to survey all the lands in it in the presence of Elizabeth, late the wife of John de Brianzon, tenant in chief, if she choose to attend, and of men of those parts, and to measure the same again if necessary, and to assign dower thereof to her, saving to her the corn sown by her in the lands previously assigned to her in dower, which were assigned to her by the said escheator by virtue of the king's late order to assign to her dower of her husband's lands upon her taking oath not to marry without the king's licence, the king having afterwards ordered the escheator to summon her to be in chancery in the quinzaine of Easter last, because Laurence de Elmham, to whom the king committed the custody of two parts of her husband's lands during the minority of the heir, gave the king to understand that her husband was seised of the aforesaid manor at his death in his demesne as of fee, and that the escheator had assigned to her in dower a moiety of the manor with the mill and other lands, whereas a third part only ought to have been delivered to her; on which day she appeared in chancery, and granted that all the lands in the manor, as well

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*Membrane 6—cont.*

those assigned to her in dower as the other lands, should be surveyed and, if necessary, measured again, so that it might be known whether or not she had more in dower than she ought to have; and the king afterwards ordered the escheator to inspect the transcripts of the extents of the manor and of the assignment of her dower, which the king sent to him *sub pede sigilli*, and to go in person to the manor, and to survey all the lands in it in the presence of Elizabeth, if she chose to attend, and of twelve men of those parts, and to inform himself by all ways concerning the lands assigned to her in dower and the remainder of the manor, and whether she had more in dower there than she ought to have in the number of acres there or in the value of lands or otherwise; as it is found by his certificate that she has more in dower in the manor than she ought to have in houses, gardens, mills, lands, and pasture in no small quantity.

May 30. To the treasurer and barons of the exchequer. Order to acquit Roger Westminster. Damnory, to whom the king, on 7 August last, committed the custody of the lands of Theobald de Verdon, tenant in chief, during the minority of the heir, rendering therefor the value of the lands according to the extent, of the extent of the following lands from 6 December following, when the king assigned them to Elizabeth, late the wife of the aforesaid Theobald, as dower of his lands this side Trent: the manor of Neubold, co. Leicester, of the yearly value of 4*l.* 5*s.* 5*d.*; the manor of Luttreworth, in the same county, of the yearly value of 14*l.* 3*s.* 7*d.*; lands and tenements in Cotesbech, in the same county, of the yearly value of 70*s.* 7*d.*; the manor of Farnham and the hamlet of Sere, in the county of Buckingham, of the yearly value of 26*l.* 13*s.* 11*d.*; the manor of Braundon, co. Warwick, of the yearly value of 7*l.* 17*s.* 6*d.*; 40*s.* of yearly rent from Walter Comyn, tenant of the hamlet of Fleckenho, in the same county; the hamlet of Gretford, in the same county, of the yearly value of 25*s.*; the manor of Stoke Verdon, co. Wilts, of the yearly value of 4*l.* 4*s.* 2*d.*; and certain lands in Wyvelesford, in the same county, of the yearly value of 39*s.* 11½*d.*

May 28. To the chamberlain of North Wales. Order to pay to Hugh de Audele Westminster. the elder 144*l.* 6*s.* 8*d.*, the balance of 410*l.* 6*s.* 8*d.* due to him for recompence for his horses appraised and lost in the Scotch war in June, in the seventh year of the king's reign, as appears by a bill under the seal of Ingelard de Warle, then keeper of the wardrobe, which sum the king, on 14 August, in the eighth year of his reign, ordered the then chamberlain of North Wales to pay to Hugh, receiving from him the said bill; the king having afterwards understood from the said Nicholas (*sic*) that Thomas de Cheddeworth, late chamberlain there, had paid a great part of the said sum to Hugh and that part remained unpaid; the said Thomas having certified that he had paid Hugh 266*l.* and that 144*l.* 6*s.* 8*d.* still remained unpaid, and that he had not received the aforesaid bill from him.

June 1. To Edmund de Dynyngton, chamberlain of Caernarvan. Order to pay Westminster. to the hostages from Wales in Chester castle the arrears of their wages from the time of his appointment as chamberlain, and to continue to pay the same.

May 28. To Master John Walewayn, escheator this side Trent. Order to deliver Westminster. to Ralph le Botiller, kinsman and co-heir of Philip Marmyon, tenant in chief of the late king, a third of the following of Philip's knights' fees, which Mary, late the wife of Philip, held in dower, taken into the king's hands upon her death at the suit of the heirs and parceners, in order to make partition thereof between them: 5½ fees in Wyntrynham, Wylng-ham, Keseby, and Trikyngnam, co. Lincoln, which John Marmyon holds, of the yearly value of 76*l.* 6*s.* 8*d.*



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*Membrane 6—cont.*

To the same. Order to deliver to the said Ralph the advowson of the prebend in the collegiate church of Thomorth, which Simon de Wykford holds, of the yearly value of 4*l.*, which the king has assigned to him as his purparty of the advowsons of the said Philip.

*Memorandum*, that Ralph had the said purparty by lot (*per sortem*) in chancery.

May 28.  
Westminster.

To the same. The king, wishing to be certified into which of his progenitors' hands the manor of Rolandrith came, and for what causes and when it came into his hands, ordered the treasurer and barons of the exchequer to examine the rolls and memoranda of the exchequer concerning the same; and they certified him that Thurstan le Despenser held 100*s.* of land in Great Rolandrith yearly of the late king by the serjeanty of being his despenser, and that Philip Burnel, nephew (*nepos*) and heir of Robert Burnel, late bishop of Bath and Wells, held the same land, but it was not known by what warrant he held it, whereupon Philip, then present in the late king's exchequer, on the second day after the close of Easter, in the 22nd year of his reign, being put to reason as to what warrant he entered the serjeanty without the late king's licence, said that he had many writings and muniments whereof he had not full notice, and he knew not whether he ought to have warranty or not of the late king thereby, and he prayed day to shew any deed or other warrant that he might have concerning the entry upon the said land; and afterwards he came not in a month from Easter following, the day assigned to him, nor exhibited any warrant; whereupon the sheriff of Oxford and Berks was ordered to take the aforesaid land into the late king's hands; as John de Handlo, who married Matilda, sister and heiress of Edward Burnel, son and heir of the aforesaid Philip, and the said Matilda have prayed the king to restore the manor to them as her right and inheritance, and as it appears by the inquisitions concerning the said bishop's lands returned into the late king's chancery, that the bishop was seised of the manor at his death in his demeane as of fee, and that he held it of the late king by the service of the serjeanty of serving him in his spence (*dispensa*), and that the abovesaid Philip was his nephew and heir and of full age, wherefore the late king, on 25 January, in the 21st year of his reign, took Philip's homage for all the lands that the said bishop his uncle held in chief, and restored the same to him, and ordered Malculm de Harlegh, escheator this side Trent, to cause Philip to have seisin thereof upon his finding security for his relief: the king now orders the escheator to cause the said John and Matilda to have seisin of the manor aforesaid, as he has taken John's fealty for the same.

By K. and C.

June 2.  
Westminster.

To Master John Waleweyn, escheator this side Trent. Order to pay to Philip Middey, keeper in fee of the park of Staundon, which belonged to Gilbert de Clare, late earl of Gloucester and Hertford, the arrears of the wages that he ought to receive for that custody for the time that the park has been in the king's hands, and to continue to pay him the same wages.

To the sheriff of Essex. Order to cause a coroner for that county to be elected in place of Andrew Hurand, whom the king has amoved for insufficiency.

*MEMBRANE 5.*

May 20.  
Westminster.

To Master John Walewayn, escheator this side Trent. Order to deliver to Ellen, late the wife of Nicholas de Sancto Mauro, tenant in chief, the following of his lands, which the king has assigned to her in dower: lands in Shiffeld and Charlaxton, co. Sussex, of the yearly value of

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*Membrane 5—cont.*

4*l.* 1*s.* 9*d.*; lands in Kingeston, co. Warwick, of the yearly value of 15*s.* 8*d.*; 26*s.* 6½*d.* of yearly rent in Bassingburn, co. Cambridge, from the hands of the free tenants there; a third of the manor of Polton, co. Wilts, of the yearly value of 20*l.*

June 1. To the treasurer and barons of the exchequer. Order to allow to  
Westminster. Master James de Ispania, in his ferm of the manor of Hedindon, 50*s.* expended by him by the late king's oral orders in constructing a cowhouse (*boverie*) in that manor, which sum the late king, on 15 June, in the 19th year of his reign, ordered his treasurer and barons to allow to the aforesaid James.

June 5. To Master John Walewayn, escheator this side Trent. Order to deliver  
Westminster. to Margaret, late the wife of Robert de Wylughby, tenant in chief, the following of his lands, which the king has assigned to her in dower by the assent of Roger Damory, to whom he committed the custody of two parts of the lands: the manor of Wylughby, co. Lincoln, of the yearly value of 114*l.* 19*s.* 11½*d.*; lands in Ulseby and Drexthorp, in the same county, of the yearly value of 39*s.* 9*d.*; the manor of Wyspyngton, in the same county, of the yearly value of 18*l.* 8*s.* 4*d.*; tenements in Wythalle, in the same county, of the yearly value of 2*s.*; lands in Scryvelby, in the same county, of the yearly value of 27*s.* 9*d.*; lands in Langeton and Thymelby, in the same county, of the yearly value of 4*l.* 3*s.* 7*d.*; lands in Foletby, in the same county, of the yearly value of 9*l.* 0*s.* 4*d.*; lands in Toft, in the same county, of the yearly value of 79*s.* 11*d.*; lands in Leverton and Boston and Braitoft, in the same county, of the yearly value of 63*s.*

To Robert de Sapy, escheator beyond Trent. Like order to deliver to the aforesaid Margaret the following of her husband's lands: lands in Helghfeld, co. York, of the yearly value of 4*l.* 19*s.* 2*d.*; a moiety of the manor of Pleselay, co. Derby, of the yearly value of 4*l.* 15*s.* 8*d.*; lands in Mamesfeld, co. Nottingham, of the yearly value of 5*s.*

To Master John Walewayn, escheator this side Trent. Like order to deliver to the aforesaid Margaret the following of her husband's knights' fees: a fee and three parts in Foletby and Oxcumbe, co. Lincoln, which Walter de Friskeyey (*sic*) holds, of the yearly value of 20*l.*; a moiety of a fee in Wodehalle, in the same county, which John de Wodehalle holds, of the yearly value of 100*s.*; a third of a fee in Ingoldby, in the same county, which John de Ingoldby holds, of the yearly value of 4*l.*; a moiety of a fee in Bisshopthorp, in the same county, which John de Nevill holds, of the yearly value of 100*s.*; a quarter of a fee in Wilghby, in the same county, which Thomas Pilat holds, of the yearly of 40*s.*; a twentieth of a fee in Saltfleteby, in the same county, which Robert le Vavasur holds, of the yearly value of 5*s.*

June 5. To the same. Like order to deliver to the aforesaid Margaret the  
Westminster. following of her husband's advowsons of churches: the church of Hogges-thorp, co. Lincoln, of the yearly value of 40 marks; the church of Spillesby, in the same county, of the yearly value of 10*l.*; the church of Nether Toynton, in the same county, of the yearly value of 100*s.*; a moiety of the abbey of Haghenby, in the same county, of the yearly value of 2*s.*; a third of a moiety of the advowson of the church of Holebeche, in the same county, of the yearly value of 200 marks.

To Robert de Sapy, escheator beyond Trent. Like order to deliver to the aforesaid Margaret the following of her husband's advowsons of churches: a moiety of the church of Pleselay, co. Derby, of the yearly value of 10 marks.

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*Membrane 5—cont.*June 6.  
Westminster.

To the chancellor of Ireland. Order to cause to be assigned to Roger Dammory and Elizabeth his wife, late the wife of Theobald de Verdun, tenant-in-chief, her dower of her said late husband's lands, knights' fees, and advowsons in Ireland.

June 6.  
Westminster.

To the treasurer and barons of the exchequer. Order to allow to the abbot of Sallay, out of the tenths and other debts owing by him, 7*l.* 10*s.* 0*d.*, due to him for five oxen, five cows, and 40 sheep, lent by him to the king for the expedition of the Scotch war in the fourth year of the king's reign, as contained in a roll delivered into chancery by Ralph de Dalton, whom the king appointed, together with the sheriff of York, to prosecute this affair with the men of religion in that county, which sum the king promised to repay him at Easter in the fourth year of his reign.

June 6.  
Westminster.

To Master John Walewayn, escheator this side Trent. Order to cause Thomas Wake, son and heir of John Wake, to have seisin of the lands that his father held in chief of the late king and that his mother Joan held of the present king in chief, although he has not yet proved his age, the king having taken his homage for the same, as he wishes to shew him special favour at the request of the king's kinsman Henry de Lancastre, whose daughter Thomas has married; saving to those who hold these lands by the king's demise or grant their corn sown in those lands, and their other goods and chattels in the same.

By K.

The like to Robert de Sapy, escheator beyond Trent.

June 8.  
Westminster.

To Robert de Sapy, escheator beyond Trent. Order to enquire by inquisition if Henry de Percy, tenant in chief, was seised at his death of a yearly rent of 4*l.* 16*s.* 7½*d.*, from the manors and towns of Beleby, Grynthorp, Fangefosse, and Melcenby, co. York, and if he find that Henry was seised thereof, to pay to Eleanor his wife the arrears of the rent from the time when the lands of Ralph son of William, tenant in chief, by whose death the said manors and towns came to the king's hands, and to pay the same to her yearly for so long as the manors and towns are in the king's hands, she having shewn the king that, whereas the king has committed to her the custody of two parts of the said Henry's lands in the county of York during the minority of his heir, rendering therefor 400*l.* yearly to the exchequer, the aforesaid escheator hinders her receiving the said rent from the time of Ralph's death, although Henry died seised thereof, and she received the same until Ralph's death.

June 8.  
Westminster.

To Master John Walewayn, escheator this side Trent. Order not to intermeddle further with 18 acres and 3 roods of meadow in Saltfletby and Somercotes, co. Lincoln, and other lands in Saltflet Haven, in the same county, and 5 acres of meadow in Saltfletby, taken into the king's hands upon the death of Robert de Wilughby, as it appears by inquisition that he held the said lands in socage, to wit the meadow in Saltfletby and Somercotes and the land in Saltflet Haven of the earl of Richmond, and the five acres of meadow in Saltfletby of Thomas de Muleton, and that John his eldest son and William his younger (*postnatus*) son are his heirs because the above lands are partible amongst the heirs, and that John was aged 13 on Epiphany day last, and William was aged 11 and more.

June 9.  
Westminster.

To the sheriff of Cambridge. Order to cause a coroner for that county to be elected in place of William Baret, deceased.

To the sheriff of Lincoln. Order to cause a coroner for that county to be elected in place of William Gregory, lately elected, whom the king has removed because he is so broken down by age and frequent infirmity that he cannot attend to the office.

## MEMBRANE 4.

- 1317.
- June 12. To the sheriff of Northumberland. Order to respite until Michaelmas  
Westminster. next the demand upon the burgesses of Newcastle-on-Tyne for 200*l.* of their ferm for the two last years, as they have given the king to understand that they have expended that sum in divers works to enclose the town for its protection. By K.
- June 11. To the sheriff of Cornwall. Order to pay to Stephen de Abyndon, the  
Westminster. king's butler, all the issues of the stampage of tin (*coignagio stagminis*) in that county from the time when Anthony Pessaign' of Genoa have been satisfied for the assignment upon the issues aforesaid, the king having granted the issues to Stephen on 17 February, in the 10th year of his reign, to be received by him by indenture between him and the keepers of the king's stannaries (*stannuriarum*) there, and to be retained by him for certain provisions of wine for the expenses of the king's household, with the making of which the king has charged him.
- June 9. To the justices of the Bench. Order to proceed with the plea wherein  
Westminster. Richard de Chillebrok impleaded Nicholas le Bachelier before them by the king's writ concerning certain tenements, notwithstanding the protection sued out by Nicholas on the pretext that he was engaged in the king's service in the marches of Scotland, as the king learns from trustworthy evidence that he is not staying there in the king's service. By p.s. [4264.]
- June 15. To the treasurer and barons of the exchequer. Order to acquit Cambinus  
Westminster. Lumbard of 40*s.*, in which he was amerced before Ingelard de Warle and his fellows, the king's justices, for wines sold contrary to the assize in London, from 9 June, in the 9th year of the king's reign, until 3 March, in the 10th year, as the king has pardoned him that sum at the instance of the merchants of the Bardi (*de Barde*). By K.
- May 22. To Ralph de Monte Hermerii. Order to deliver to Richard de Rodeneye,  
Westminster. Ithel de Keyrewent, and Richard de Byflet, whom the king has appointed keepers of the lands of the late Gilbert de Clare, earl of Gloucester and Hertford, in the counties of Northampton, Bedford, and Buckingham, at the request of the heirs and parceners of the earl's inheritance, to whom the king has granted that the earl's lands shall remain in his hands until partition thereof be made between them, the manor of Rothewelle, with its members, hamlets, etc., co. Northampton, together with the earl's views of frankpledge in the counties of Bedford and Buckingham, which are in the said Ralph's custody by the king's commission, so that the said Richard, Ithel, and Richard may depute others for the custody of the above as agreed between the heirs and parceners, the king having taken the homage of Hugh le Despenser the younger, who married Eleanor, eldest sister and co-heiress of the said earl, and the fealty of Hugh de Audele the younger, who married Margaret, the second sister of the earl, and of Roger Dammory, who married Elizabeth, the third sister, for all the lands that the earl held in chief at his death, which he has restored to them with the knights' fees, advowsons, and all other appurtenances. By K.
- The like to the following:
- Bartholomew de Burewassh for the manor of Brikhull, co. Buckingham, with the view [of frankpledge] there.
- Richard Lovel, keeper of the manors of Cranebourn, with the chace of Pymperne, Tarente Gundevill, Stripel, with the hundred there, Portlond and Wyk, and the boroughs of Barham and Wymuth, co. Dorset.
- Laurence de Rostinton for the manor of Clatford, Mapederham, and the borough of Petresfeld, and Hardingbrugge, co. Southampton.

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*Membrane 4—cont.*

Master John Walewayn, escheator this side Trent, for the manor and borough of Thornbury, and the manor of Staunden, co. Gloucester. Master Richard de Clare, keeper of the manor of Chitelhampton, with the members of Wodecombe and Langetrewe, and the lands of Wynkeleye, co. Devon.

John de Foxle, keeper of the manor of Ryndecombe, co. Gloucester.

The sheriff of Gloucester, keeper of the fourth part of the manor of Champeden, co. Gloucester.

Richard de Rodeneye, keeper of the borough of Bedewynd, the court (*curerie*) of Bristol, the view of Luttleton and Staunton Quyntyn, Old-lond with Hyde, Loppeshale, Cnouk, Smalbrouk, in divers counties.

John Giffard, keeper of the land of Glaumorgan and Morganou in Wales, to deliver the same to Richard de Rodeneye and William le Flemyng. By letters close.

Order to the said John, by letters patent, to deliver all the earl's castles, manors, towns, hamlets, and lands in Glaumorgan and Morganou to the said Richard and William.

The like to the following to deliver the lands to Robert de Chenynton, John de Chelmersford, and William de Newport:

W. archbishop of Canterbury for the manors of Rotherfeld, Ealdyngg', West Pecham, Eadonebregg, Tycheseye, and Swanton.

John Abel for all the lands in Camerwell.

John Haward for the castle and manor of Clare, with all leets, views of frankpledge in cos. Norfolk, Suffolk, and Essex, and all lands in Lakyngheth, Mildenhale, Fornham, and Bury St. Edmunds, and the manors of Walsingham, Brechham, Tremplesham, and Wyneton.

John de Chelmersford for lands of Sudbury and La Wodehalle, with the court of Stanburn, and the honour of the Marshalsea, the leets of Halstede Hurant, Toppesfeld, Litlynton, Arnyngton, and the court of Royston (*de Cruce Roes*').

Robert de Sapy for the manor of Sutho, with the leets of Sautre, Grantisden, and Welley.

J. bishop of Ely for the manor of Effingham.

John de Wotryngbury for two parts of the manor of Tycheseye.

The executors of the will of William de Trent for the manor of Stanton.

June 15. To the sheriff of Kent. Order to cause proclamation to be made that a  
Westminster. fair of 40 days will be held yearly at Sandwich on the morrow of the Epiphany and following days. By K.

June 12. To the sheriff of Wilts. Order to cause a verderer for the forest of  
Westminster. Grofle to be elected in place of Lambert de Wyly, deceased.

To the sheriff of Southampton. Order to cause a verderer for the forest of Bukholt to be elected in place of Geoffrey Huloun, deceased.

June 15. To William Inge, late chief justice to hold pleas before the king, or to  
Westminster. him who supplies his place. Order to deliver to Henry le Scrop, whom the king has appointed chief justice, the writs, rolls, memoranda, and all other things in his custody concerning that office. By K.

*Vacated because otherwise below.*

June 15.\* To the treasurer and barons of the exchequer. Order not to compel  
Westminster. William de Bello Campo to render account at the exchequer for the issues of the bishopric of Worcester, the custody whereof the king committed to him, as he has paid a certain sum into the king's chamber in part payment of the issues thereof, and the king has charged him to pay the residue in like manner. By p.s. [4266.]

\* The privy seal is dated June 13.

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*Membrane 4—cont.*

June 15. To the sheriff of Hereford. Order to cause a coroner for that county to  
Westminster. be elected in place of John Comyn, whom the king has amoved for  
insufficiency.

June 12. To the treasurer and barons of the exchequer. Order to acquit  
Westminster. Bartholomew de Badelesmere, constable of Bristol castle, of the fermes of  
the castle and town of Bristol from 30 September, in the 6th year of the  
king's reign, until the last day of May following, as it was found by an  
inquisition upon which the community of the town of Bristol had put  
themselves concerning divers trespasses by them against the king when  
they were disobedient and rebels, that the community received the issues of  
the castle and town of Bristol for the above time, to wit for 35 weeks, and  
paid nothing to Bartholomew or his attorney, the king having afterwards  
pardoned the community and all belonging to it, except John le Taverner,  
Thomas his son, and Robert Martyn, who abjured the realm.

June 15. To William Inge, late chief justice to hold pleas before the king, or to  
Westminster. him who supplies his place. Order to deliver to Henry le Scrop, whom the  
king has appointed chief justice, the writs, rolls, memoranda, and all other  
things touching that office of the time when William was chief justice,  
which are in his custody. By K.

*Cancelled because otherwise below.*

June 16. To the same. Order to cause all the writs, rolls, memoranda, and other  
Westminster. things touching the said office of the sixth, seventh, and eighth years of the  
king's reign, and until Holy Trinity in the ninth year, of the time when  
Roger le Brabazon was chief justice, which were delivered to William, to  
be brought into the treasury, and there delivered to the treasurer and  
chamberlains. By C.

*Cancelled as above.*

June 17. To the treasurer and chamberlains. Order to receive the above, and to  
Westminster. deliver them to Henry le Scrop, now chief justice, to be kept by him until  
further orders. By C.

*Cancelled as above.**MEMBRANE 3.*

June 26. To Master John Walewayn, escheator this side Trent. Order to desist  
Woodstock. from demanding any issues from James de Cusancia, whom the prior of  
Lewes has appointed prior of Pritewelle, by reason of the late voidance of  
the priory, as James complains that he is doing, because it appears by the  
rolls of the late king's chancery that he ordered Walter de Gloucestre, then  
escheator this side Trent, not to molest John de Monte Martini, then prior,  
by reason of any issues of the priory during the late voidance, as it was  
found by inquisition taken by Walter that upon each voidance of the priory  
the late king's escheator was wont to go to the priory, and to take a seisin  
there in the name of the king's lordship, and to depute a gatekeeper at the  
priory gate for the indemnity of the convent, and that the escheator and  
gatekeeper left the priory without taking anything so soon as the prior elect  
brought the king's letters for his admission to the escheator, and because  
it was found by the rolls of the exchequer that nothing had been answered  
to him or his progenitors for any issues of the priory upon any voidance.

June 26. To Henry son of Hugh, keeper of the castle of Bernard's Castle and of  
Woodstock. the lands pertaining thereto. Order to deliver to the executors of the will  
of Guy de Bello Campo, earl of Warwick, two thirds of the manor of  
Dalton, which was held of the earl by Henry de Percy as of the castle  
aforesaid, and the issues received therefrom by the said keeper, as the king

1317.

*Membrane 3—cont.*

was informed by the executors that Henry de Percy held the said manor in his lifetime by knight service as of the aforesaid castle, which is now in the king's hands on account of the minority of the earl's heir, and that the earl entered the manor after Henry's death, because his heir was under age, and assigned a third thereof in dower to Eleanor, late the wife of Henry, and held the other two parts in name of wardship up to his death, and that John le Ireys, to whom the king, after the earl's death, committed the custody of the castle and lands pertaining to it, the custody thereof having come to the king's hands on account of the minority of the earl's heir, seised the said two parts into the king's hands as if the earl had died seised thereof in his demesne as of fee, and retained it all the time during which he had the custody of the castle, and the present keeper detains the same from the executors in like manner; whereupon the king ordered the present keeper to cause inquisition to be made concerning the above; by which the king learns that Henry de Percy held the manor of the earl as of the castle aforesaid by the service of a third of a knight's fee and by homage, and by doing suit of the earl's court of Gaynesford, and that the earl entered the manor in the name of custody after Henry's death on account of the minority of his heir, and that he assigned a third thereof to the aforesaid Eleanor in dower, and that he held the other two parts for a year and a half before his death in name of wardship, and that he died seised thereof in form aforesaid; and that after his death the aforesaid John, who had the custody of the castle, unjustly seised the said two parts into the king's hands, together with the other lands of the earl, and detained them from the executors all the time during which he had the custody, to wit from Thursday after the Assumption, in the ninth year of the king's reign, until the octaves of St. Martin next following, and that William Druvell, then the king's receiver of the aforesaid castle, received the issues of the two parts for that Martinmas term to the value of 10*l.*, and that after John left the custody, John de Castro, keeper of the same castle, likewise detained the two parts from the executors from the said octaves until Christmas following, but that he received nothing therefrom during that time, and that the present keeper of the castle still detains the two parts, and that he has received the issues thereof for his time, to wit from Christmas aforesaid until now, to the value of 30*l.*, and that the two parts are worth 20*l.* yearly in all issues.

June 29.  
Woodstock.

To Master John Waleweyn, John de Bousser, and John de Wengrave, or two of them. Order to send to the king by the octaves of Michaelmas anything they may have attempted by virtue of their appointment as justices to enquire by a jury of the county of Hertford the truth concerning a conspiracy that John Makary alleged to the king that brother Richard de Hertford, abbot of Waltham Holy Cross, brother Gilbert Bursty of Waltham St. Laurence, brother John de Sancto Albano, brother Stephen de Norfolk, the abbot's fellow canons, brother Richard de Elynton, lay brother (*conversus*) of that house, and John de Tonebrigg made between them at Stansted Abbots, whereby they maliciously procured the said John Makary to be appealed at Waltham Holy Cross by William Chaunterel, the king's approver lately imprisoned at Waltham Holy Cross, for divers felonies and robberies in the counties of Essex and Hertford, and caused him to be arrested and imprisoned at Waltham until he was acquitted thereof before William de Goldington and his fellows, the king's justices to deliver that gaol, and to send at the same time the original writ and all things touching the matter, and not to intermeddle further with the same. The king has ordered the sheriff of that county to cause the king's writ to him, if still in his possession, to be before the king at the above date, and to summon John Makary to be there to prosecute his plea. The king is

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*Membrane 3—cont.*

unwilling that such conspiracy, in which no trespass of the king's peace is alleged, shall be heard elsewhere than before him or his justices of the Bench, according to the statute of conspiracies. By p.s. [4281.]

Mandate in pursuance to the sheriff of Hertford.

July 6.  
Northampton.

To the bailiffs of Great Yarmouth. Whereas William, count of Hainault, Holland, and Zeeland, and lord of Friesland, lately ordained, with the assent of his subjects, that 1,300*l.* due from him to Walter le Keu of Lincoln and his fellows, Richard Wake and John Wype and their fellows, and to Robert Elys, should be levied from the merchants, fishers, and mariners of his power wheresoever found in the towns or seaports of England, to wit from each ship bringing herring and fish upon her first coming to England once a year 20*s.*, and from every other ship bringing other wares at all times of the year when she newly comes to England 10*s.* sterling, and from the goods contained in her an equal portion for each pound's worth, and that Robert and the others should be satisfied therefrom, as fully contained in the count's letters to the king; and now, after some altercations before the king in chancery between the count's attorneys and the aforesaid Robert concerning the particulars of the aforesaid debt, the king has appointed the aforesaid Walter and Henry Rudbudel, the count's attorneys, and the aforesaid Robert with others to make collection as above from the ships and to take the twentieth penny of the value of the goods found in the ships: the king orders the bailiffs to permit them to collect the above sums, and to aid and counsel them in doing so, notwithstanding any grant made to the bailiffs that ships, herrings, fish, wine, corn, or other victuals should not be arrested at any one's suit in their town until a certain time.

The like to the bailiffs of the Tolbothe of Lenne.

July 6.  
Northampton.

To Master John Walewayn, escheator this side Trent. Order not to intermeddle further with the lands of Robert de Acton, and to restore the issues of the same, as it appears by inquisition that he held nothing of the king in chief at his death by reason whereof the custody of his lands should pertain to the king.

To the same. Order to assign dower to Isabella, late the wife of William le Coynt, tenant in chief, upon her taking oath not to marry without the king's licence.

June 26.  
Woodstock.

To the same. Order to deliver to Roger Dammory and Elizabeth his wife, late the wife of Theobald de Verdon, tenant in chief, the following of Theobald's knights' fees, which the king has assigned to her in dower: two fees in Brantingthorp and Petling, co. Leicester, which the abbot of Muryval holds, of the yearly value of 100*s.*; a quarter of a fee in Shathewell, in the same county, which William Fyton holds, of the yearly value of 20*s.*; an eighth of a fee in Thorp, near Lilleburn and Bildeston, in the same county, which Walter Chaynel holds, of the yearly value of 20*s.*; a sixth of a fee in Little Assheby, in the same county, which John de Folevill holds, of the yearly value of 20*s.*; a sixth of a fee in Fleckeneye, in the same county, which John Yvon and other free tenants hold, of the yearly value of 20*s.*; a quarter of a fee in Stanton Harald, in the same county, which the heirs of Elias de Stanton hold, of the yearly value of 20*s.*; a quarter of a fee in Wortington, in the same county, of the yearly value of 20*s.*; a moiety of a fee in Burton Overay, in the same county, which the heirs of Robert de Normanvill hold, of the yearly value of 40*s.*; a fee in Nouesleye, in the same county, of the yearly value of 100*s.*; a fee in Suth Stoke, in the county of Salop, which the heirs of William de Lodelawe hold, of the yearly value of 6*l.*; a moiety of a fee in Eton, in the same county, which William de Haselshawe holds, of the yearly value of 4*l.*; a moiety of a fee in Alverton and Hop[e], in the same county, which the tenants in those towns hold,



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*Membrane 3—cont.*

of the yearly value of 60s.; a quarter of a fee in Morton, in the same county, which Hugh de Sny holds, of the yearly value of 20s.; a fee in Assheho and Caldecote, co. Warwick, which the heirs of Geoffrey de Symely hold, of the yearly value of 4l.; a moiety of a fee in Wolframcote, in the same county, which Robert de Langele holds, of the yearly value of 60s.; a moiety of a fee in Great Fleckenho, in the same county, which the free tenants in that town hold, of the yearly value of 40s.; a fee in Thurlaston, in the same county, which Simon son of Margery and John de Derset hold, of the yearly value of 100s.; 1½ fees in Burton and Draycote, in the same county, which Thomas de Garsale holds, of the yearly value of 100s.; 3½ fees in Hompton, Baky[nton], Stretton, Lauton, near Kyngeslane, and Lydecote, co. Hereford, which Richard de Hompton holds, of the yearly value of 40l.; 2½ fees in Pyonia and Houton Cotes, in the same county, which Richard de la Lynde the younger, Philip ap Houel and Res ap Houel hold, of the yearly value of 36l.; a fee in Buford and Stanford-on-Temed, in the same county, which Walter de Craneley holds, of the yearly value of 6l. 18s. 4d.

*MEMBRANE 2.*

June 12. To the sheriff of Suffolk. Order to cause Edmund de Hemegrave to have  
Westminster. seisin of two acres of land in Carleton, which, it appears by inquisition, Henry le Coupere, who was hanged for felony, held of him, as it appears by the inquisition that the land has been in the king's hands for a year and a day, and it was found that Richard Weylaund, John Brunfeld of Carleton, William Payn of Carleton, Warin Muriel of Carleton, Robert le Coupere and Beatrice le Coupere of Carleton had the king's year and day of the same, and that they ought to answer to the king for the same.

To the same. Like order in favour of Richard de Weyland for two acres of land in Carleton held of him by the abovesaid Henry, whereof the afore-said persons had the king's year and day.

June 15. To William Inge, late chief justice to hold pleas before the king, or to  
Westminster. him who supplies his place. Order to deliver to Henry le Scrop, who the king wills shall be chief justice for the aforesaid pleas, the writs, rolls, records, processes, memoranda and all other things touching that office for the time when William was chief justice, together with all writs, etc., of the time of Roger le Brabanzon, late chief justice, which were delivered to William by the treasurer and chamberlains by indenture, which is also to be delivered.  
By K.

[*Parl. Writs.*]

June 16. To Warin de Insula, constable of Wyndesore castle. Order to pay to  
Westminster. Edward Gerard, to whom the king, on 5 March, in the 6th year of his reign, granted the bailiwick of keeping the park of Kenyngton, the same wages as other parkers have been wont to receive, and to pay him the arrears of the same for the time during which Warin has been constable.

June 17. To the treasurer and chamberlains. Order to pay to John de Crumbwell,  
Westminster. constable of the Tower of London, the arrears of the wages of Lewelin Pren, and of Griffin and Yevan his sons, Welsh prisoners in the Tower, from 27 July, in the 10th year of the king's reign, until now, to wit 3d. a day each, and to continue to pay the same so long as they remain in his custody.  
[*Fœdera.*]  
By bill of the wardrobe.

June 12. To the sheriff of Hereford. Order to cause a coroner for that county  
Westminster. to be elected in place of Walter de Huton, who is insufficiently qualified.

June 16. To the collectors in co. York of the scutage of the armies of Scotland  
Westminster. in the 28th, 31st, and 34th years of the late king's reign. Order to respite

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*Membrane 2—cont.*

until the quinzaine of Michaelmas the exaction of the scutage due from Thomas Wake because the king has rendered to him the lands of John Wake and Joan Wake, his father and mother, tenants in chief, the king having granted him respite until then. By C.

June 10. To the treasurer and chamberlains. Order to pay to J. bishop of Norwich Westminster. 200*l.*, which the king has granted him in addition to the fixed daily sum (*certum diurnum*) assigned to him by the king's council for the expenses of his household in going as the king's envoy to the court of Rome, staying there, and returning, the king having granted him this additional sum in aid of his expenses in attending to the king's affairs with others of the king's council at London, for a long time before he went to Rome, and in part recompense for his labours in going to Rome. By K.

Oct. 28. To Stephen de Abyndon, the king's butler. Order to pay to the king's Newburgh. serjeants Richard de Rothyng' and Geoffrey de la Penne, whom the king is sending to the duchy [of Aquitaine] to receive and bring to England certain wines granted to the king by the mayor, jurats, and *universitas* of the city of Bordeaux and by the jurats and *universitas* of St. Macaire in aid of the Scotch war, 11*l.* for their expenses in going thither.

By K. on the information of the treasurer.

June 6. To treasurer and barons of the exchequer. Order to acquit Margaret Westminster. de Henle of the ferm of the manor of Apethcrp, which the king committed to her during pleasure by letters patent on 13 June, in the 2nd year of his reign, at a yearly ferm of 32*l.*, from 20 November, in the 5th year of his reign, when the king granted the manor to John de Clavering' for life.

June 17. To Master John Walewayn, escheator this side Trent. Order not to Westminster. intermeddle further with a burgage in the city of Winchester, held of the abbot of Hyde, a messuage, 50 acres of land, and a perch of meadow in Berton Sary, held of Thomas de Coudrey, and a messuage and 20 acres of land in Eston, held of the prior of St. Swithin's, Winchester, and three shops on St. Giles' Hill, held of the bishop of Winchester, as the king learns that they were taken into his hands on account of the madness of Alice de Dernegate, deceased, and that Florence and Joan daughters of Alexander de Merewell are her nearest heirs and of full age.

June 17. To the same. Order to cause William Pesshon, son and heir of Stephen Westminster. Pesshon, tenant in chief of the late king, to have seisin of his father's lands, although he has not yet proved his age according to custom, as the king has taken his homage because he learnt by the testimony of J. bishop of Winchester, who has the custody of his lands during his minority by the late king's commission, that he is of full age. By K.

June 27. To the same. Order not to intermeddle further with the lands of Ralph Woodstock. de Sancto Laudo in co. Lincoln, taken into the king's hands upon the death of John de Sancto Laudo, and to restore the issues thereof, as it appears by inquisition that John did not hold any lands in his demesne as of fee or otherwise in that county at his death, because he enfeoffed Ralph of all his lands three weeks before he died, and that Ralph continued his seisin thereof until John's death.

June 26. To the same. Order to deliver to Roger Dammory and Elizabeth his Woodstock. wife, late the wife of Theobald de Verdon, tenant in chief, the following of her late husband's advowsons of churches, which the king has assigned to her in dower: the church of Farnham, co. Buckingham, of the yearly value of 10*l.*; the church of Luttreworth, co. Leicester, of the yearly value of 10*l.*; a moiety of the church of Lodelowe, co. Salop, of the yearly value of 66*s.* 8*d.*

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*Membrane 2—cont.*

July 4. To the sheriff of Suffolk. Order to cause a coroner for that county to  
Northampton. be elected in place of Nigel de Keneton, lately elected, who is so occupied with the service of others that he cannot conveniently attend to the duties of coroner.

To Robert de Sapy, escheator beyond Trent. Order to deliver to Ellen, late the wife of Alexander de Bradeford, tenant in chief, a third of the manor of Bradeford, co. Northumberland, of the yearly value of 100s., which the king has assigned to her as dower of her husband's lands.

To the sheriff of Devon. As the king learns by the record of Robert de Stokheye and his fellows, his late justices to deliver Exeter gaol, that John Geryng, imprisoned therein for the death of William Bers, slew the said William — [ *Incomplete entry* ].

*Vacated.*

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*MEMBRANE 31d.*

July 8.  
Windsor.

John de Cokermuth, Robert William, John Breton, and Robert de Wendovre acknowledge that they owe to William de Dakenham 102*l.*; to be levied, in default of payment, of their lands and chattels in the county of Essex.

*Memorandum*, that William came immediately after this recognisance had been made in chancery, and acknowledged that he had received 62*l.* thereof. Afterwards the whole was paid, as he acknowledged.

*Cancelled on payment.*

Nicholas de Audeleye acknowledges that he owes to James de Perres 1,000*l.*; to be levied, in default of payment, of his lands and chattels in the counties of Salop, Stafford, and Derby.

John de Alneto, knight, acknowledges that he owes to Henry de Malynes 100s.; to be levied, in default of payment, of his lands and chattels in the county of Dorset.

July 10.  
Windsor.

John son of John de Tyngewyk acknowledges that he owes to William Pykerel of London 40 marks; to be levied, in default of payment, of his lands and chattels in the county of Oxford.

Richard le Chaumberleyn acknowledges that he owes to Robert de Pynkeny 6 marks; to be levied, in default of payment, of his lands and chattels in the county of Northampton.

The abbot of Waverle acknowledges, for himself and his convent, that he owes to John de Compton 43*l.*; to be levied, in default of payment, of their lands and chattels in the county of Surrey.

July 12.  
Westminster.

John son of John de Sancto Johanne of Lageham acknowledges that he owes to Thomas le Archer, spicer (*apothecario*) of London, 100 marks; to be levied, in default of payment, of his lands and chattels in the county of Kent.

*Cancelled on payment.*

Richard Damory, knight, acknowledges that he owes to Robert le Lou 7 marks; to be levied, in default of payment, of his lands and chattels in the county of Oxford.

July 12.  
Westminster.

Adam le Ferour, who long served the king, is sent to the abbot and convent of Hailes to receive such allowance as Richard de Milleford, deceased, had in their house.

By K. on the information of Thomas de Cherleton.

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*Membrane 31d—cont.*

July 12. Ralph de Castro, who long served the king and his father, is sent to the  
Westminster. prior and convent of Trentham with a groom and a horse to receive the necessities of life therein for his life.

By K. on the information of Thomas de Cherleton.

Assignment of dower to Elizabeth, late the wife of John de Briauzoun, tenant in chief, made by the escheator at Alynthele, on Wednesday the eve of the Nativity of St. John—[*Incomplete.*]

*Vacated because in the ninth year.*

July 15. John de Olneye acknowledges that he owes to Thomas de Hauvile  
Westminster. 1,000 marks; to be levied, in default of payment, of his lands and chattels in the county of Buckingham.

Thomas de Hauvile acknowledges that he owes to John de Olneye 1,000 marks; to be levied, in default of payment, of his lands and chattels in the county of Norfolk.

July 16. Robert son of Payn acknowledges that he owes to Bartholomew de  
Faversham. Badelesmere 20,000 marks; to be levied, in default of payment, of his lands and chattels in the counties of Somerset and Dorset.—The chancellor received the recognisance.

July 18. To the captain, citizens, and whole community of the city of Genoa.  
Westminster. Letter requesting them to punish Simon Dentur' and Manuel Manianacham, their fellow-citizens, who have aided Robert de Brus, the king's chief enemy, as certain letters were found upon a Scotch rebel lately arrested in Newcastle-upon-Tyne addressed to Robert de Brus as king of Scotland by the aforesaid Simon concerning a service of galleys and divers sorts of arms to be made to him against the king by Simon and Manuel, which letters were shewn to the king, who was much moved thereby, as he ordered from his accession all the citizens, merchants, and mariners of their city to be treated as his own everywhere within his power. [*Fœdera.*]

July 21. Geoffrey de Halton and William Freman of Dikelburgh acknowledge  
Westminster. that they owe to William de Porkele 8*l.*; to be levied, in default of payment, of their lands and chattels in the county of Buckingham.

William Freman of Dikelburgh acknowledges that he owes to Geoffrey de Halton 8*l.*; to be levied, in default of payment, of his lands and chattels in the county of Norfolk.

Gerard Salveyn acknowledges that he owes to William de Ayremynne, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in the county of York.

*Cancelled on payment.*

Gerard Daudenard and Thomas Den of London acknowledge that they owe to Thomas de Haveryng', 'corder' of London, 20*l.*; to be levied, in default of payment, of their lands and chattels in the county of Kent.

Gerard Daukenard (*sic*) acknowledges that he owes to Thomas Den of London 20*l.*; to be levied, in default of payment, of his lands and chattels in the county of Kent.

*MEMBRANE 30d.*

July 20. To the barons, bailiffs, and whole community of the port of Faversham.  
Westminster. Order forbidding them doing anything to the breach of the king's peace against the men of Great Yarmouth and others, on account of the disputes between the barons and men of the Cinque Ports and the men of Great Yarmouth, as the king is given to understand that they and the other barons aforesaid intend to proceed against the men of Yarmouth with a

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*Membrane 30d—cont.*

great number of armed ships, notwithstanding the king's late inhibition of their doing anything to the disturbance of his peace. If they presume to send the ships, the king will proceed against them not only as contemners of his orders but as rebels. In order to punish those of Yarmouth and other trespassers for damages committed by them, the king has caused William Inge and John de Insula to be sent [thither], whom he has enjoined to punish the trespassers in such wise as to deter other subjects from doing such things against the king's inhibition.

The like to the barons, etc., of the following ports:

|           |            |
|-----------|------------|
| Dover.    | Hethe.     |
| Sandwich. | Wynchelse. |
| Rye.      | Romenhale. |

July 18. Westminster. William de la Legh acknowledges that he owes to Master Richard de Clare 100s.; to be levied, in default of payment, of his lands and chattels in the county of Surrey.

July 20. Westminster. Richard de Hoton, rector of the church of Bevercot, acknowledges that he owes to Peter Descorce 10 marks; to be levied, in default of payment, of his lands and chattels in the county of Northampton.

Thomas de Tittleye acknowledges that he owes to William de Sandale 8*l.*; to be levied, in default of payment, of his lands and chattels in the county of Lincoln.

July 23. Eltham. William son of William Freman of Dikelburgh acknowledges that he owes to Master Richard de Clare 66 marks; to be levied, in default of payment, of his lands and chattels in the county of Norfolk.

July 17. Westminster. To the sheriff of Somerset. Whereas the king lately, by writ of judgment witnessed by Roger le Brabanzon, then chief justice to hold pleas before the king, ordered the sheriff of Gloucester to arrest John le Taverner, Richard Colpel, William de Clif, Robert Martyn, William Snowe, and John Simenel, outlawed at the king's suit for the death of Alexander de Vilers, whether found within the liberty of the town of Bristol or without, so that he should have their bodies before the king in fifteen days from Martinmas last; at which day he returned that he had been to Bristol to arrest the above-named persons, and that he found them in the guildhall of Bristol, and that they and Robert de Wyldemersh, who called himself bailiff of that town, and the community of the town would not permit the attachment to be made, but hindered it wholly; wherefore the king ordered the sheriff not to omit on account of the liberty of that town, or any other liberty of his county, to arrest the above-named persons and the aforesaid Richard de Wildemersh and all others of the community who hindered him as above stated, and to have their bodies before the king in the octaves of the Holy Trinity last past, taking with him for this purpose the *posse* of his county; to which the sheriff returned that he went in person to Bristol, and that he caused all the community of the same to be assembled in the guildhall, and that, after he had explained the tenor of the king's order to them, they unanimously answered that they would not permit the aforesaid John le Taverner or Robert de Wyldemersh or any other person of that town to be attached or taken away thence, and they hindered the sheriff from executing the king's order by force and arms; whereupon the sheriff attached by word and imposition of hands Henry le Shipman and many others of that town who hindered him, but the persons so attached broke the attachment by force and arms; wherefore the sheriff, taking with him a great *posse* of the county, afterwards went to the town to execute the king's order, and he found the gates of the town closed against him, and the whole community raised in war against the king, having associated with them a multitude of malefactors from Bayonne and Wales, and that

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*Membrane 30d—cont.*

the community drained (*asseviaverunt*) and wholly dried up the ditch of the king's castle there, and broke and destroyed the king's mill of the castle, and made a ditch in that town before the castle gate of the breadth and depth of 24 feet, and strengthened the ditch with a strong peel (*pela*), and constructed there and elsewhere in the city bretasches (*bretachia*), chains, springalds (*springalda*), and other engines to attack and approach the castle, so that no person in the castle could leave the castle towards the town in any way, retaining the town against the king and preparing other things in express rebellion against him with banners raised; the king, wishing to have further information concerning these actions and to recall the community to obedience by gentle means, has caused Aymer de Valencia, earl of Pembroke, William Inge, John de Insula, and John de Mutford to be sent to Bristol to inform themselves fully concerning the premises, and to induce the community to obey the king as they should do, and, if the community should remain in rebellion, to ordain, in the king's name and by his authority, ways and means to punish the community, as contained in the king's letters patent to the aforesaid William and John de Insula and John de Mutford; and although they and the earl went to that town and endeavoured to induce the community to obey the king by gentle ways and means offered by them to the community on the king's behalf, the community wholly refused to obey the king in the premises; whereupon the earl, with the counsel of the said William and John de Insula, according to the power granted to them by the aforesaid letters, enjoined the sheriff of Somerset to cause proclamation to be made forbidding any one to communicate with any of the said community, or to sell, lend, or minister to them victuals or other necessities, and to arrest any whom he should find infringing this prohibition, as the earl has signified to the king by his letters, and the said William and John de Insula have explained to the king by word of mouth upon their return; the king, approving the action of the earl and William and John de Insula, orders the sheriff to execute everything ordered by the earl on the king's behalf. By K.

The like to the sheriff of Wilts and Gloucester.

The like to Bartholomew de Badelesmere, constable of Bristol castle, omitting the mention of the journey of the earl and William Inge and John de Insula to Bristol, adding a clause ordering him to assist the sheriff of Gloucester with all his power, because he has the custody of Bristol castle, and holds lands in the county of Gloucester, so that he is bound to assist the sheriff as one of the county. This writ was patent.

To the prior and convent of Holy Trinity, London. Request that they will assign a suitable pension to the king's clerk John de Funtenei, until they shall provide him with a benefice, they being bound to grant such pension to one of the king's clerks by reason of the new creation of the prior. By K.

The like to the abbot and convent of Wynchecombe in favour of Richard de Wygorn[ia], clerk.

Aug. 6. The like to the abbot and convent of Burton-on-Trent in favour of  
Lincoln. Richard de Lusteshull, clerk. By K.

Aug. 8. The like to the abbot and convent of Osolveston in favour of Ralph de  
Lincoln. Rudham, clerk. By K.

*MEMBRANE 29d.*

July 23. John de Beauchamp of Wykford acknowledges that he owes to John de  
Eltham. Briaunzon of Canewedon 60*l.*; to be levied, in default of payment, of his lands and chattels in the county of Essex.

1316.

*Membrane 29d—cont.*

John de Mordon of Hendon acknowledges that he owes to Adam de Brom, clerk, 21s. 8d.; to be levied, in default of payment, of his lands and chattels in the county of Middlesex.

Robert de Maundevill acknowledges that he owes to Walter de Wylton 6 marks; to be levied, in default of payment, of his lands and chattels in the county of Somerset.

July 30.  
Melchbourne.

Thomas de Hemmyngford acknowledges that he owes to William de Ayremynn, prebendary of Buggeden in St. Mary's Lincoln, 5 marks; to be levied, in default of payment, of his lands and chattels in the county of Huntingdon.

*Cancelled on payment.*

Enrolment of grant by Hugh Rydel, lord of Wytering', to Geoffrey Rydel, his son, of the manor of Wytering', with the land and advowson of the church and all appurtenances of the manor. Witnesses: Nicholas de Sancto Medardo, lord of Thornhawe; John de Folkisworth of Stybington; John le Boteler of Castre; Geoffrey de Suttone; Walter de Thame of Siberton; Richer de Kendale; Richard de le Gannoc; Henry le Lord of Castre; Roger Cordel of the same; William de Picworth of the same; Richard Broun of Siberton. Dated at Wytering', Saturday after the Exaltation of the Holy Cross, in the 20th year of the reign of King Edward son of King Henry.

*Memorandum*, that Hugh came into chancery at Casterton, on 1 August, 10 Edward II., and acknowledged the above deed.—The chancellor took the recognisance.

Aug. 2.  
Stretton.

Thomas de Radeclive-on-Sore acknowledges that he owes to Robert de Roldeston and Beatrice his wife 60l.; to be levied, in default of payment, of his lands and chattels in the county of Nottingham.—The chancellor received the recognisance.

July 16.  
Westminster.

To the council of France. Request that they will cause to be taken back to Sandwich a great ship of Genoa, commonly called 'dromund,' laden abroad with wheat, oil, honey, and other victuals partly for the king's use, which Berenger Bauck, keeper of certain ships of the late king of France at Calais, caused to be taken by armed force at Les Dunes near the port of Sandwich, where it lay under the king's protection, the king having ordained by his council, on account of the late scarcity of corn and other victuals in his reign, to send to foreign parts for corn and victuals, and having received into his special protection alien merchants, to wit of the realms of Sicily, Spain, and of Genoa, and other eastern and western merchants, in order that they might bring such victuals into his kingdom, which ship the king requested the late king of France and the aforesaid Berenger to cause to be led back to Les Dunes, and also to cause the offences committed at the time of her arrest, when divers of the merchants and mariners of the ship were beaten and wounded, to be amended; and it was afterwards agreed between the council of France and W. bishop of Exeter and John de Britan[n]ia, earl of Richmond, in the octaves of the nativity of St. John the Baptist last that certain persons should be sent from both sides to Whytsand to enquire and do justice herein; but no one came from the council of France, although the king's representatives awaited them at Whitsand for six days, as Henry de Cantuar[ia], whom the king is sending to them, will more fully explain. [*Fœdera.*]

The like to the following:

Sir Miles de Noyers.

Charles, count of Valois.

Louis, count of Evreux.

Sir Charles, earl of Marche.

Philip, earl of Poitou.

G. de Castillon, count of Porcéan (*Porcienc'*) and constable of France.

[*Ibid.*]

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*Membrane 29d—cont.*Aug. 6.  
Lincoln.

Robert son of Robert de Poynton acknowledges that he owes to Jocene de Hagwe 50 marks; to be levied, in default of payment, of his lands and chattels in the county of Lincoln.

Aug. 1.  
Melchbourne.

To the abbot and convent of Leycestre. Request that they will receive into their house one of the canons of the priory of St. Mary, Carlisle, to be nominated by the prior's letters patent, and that they will maintain him as one of their own canons until St. Mary's priory be relieved from its present state, its goods having been so robbed and wasted by the Scotch rebels that they are insufficient for the maintenance of the number of canons in the priory. They are to certify the king of their proceedings without delay.

The like to the following:

The abbot and convent of Thornton-on-Humber.

The prior and convent of Thurgarton.

The prior and convent of Bridelington.

The prior and convent of Wyrkesop.

The prior and convent of Kirkeham.

Aug. 5.  
Lincoln.

To Richard de Horsle, Roger Heyron, and Nicholas Scott. Order to certify the king's council on the morrow of St. Bartholomew of the armour that they have caused to be provided in [the towns] in the county of Northumberland in accordance with their appointment, and of the price of the same, and to cause the armour to be safely kept until further orders. The king will cause allowance to be made to the men of the towns out of the sixteenth for the price of the armour so provided. [*Parl. Writs.*]

The like to the persons assigned for this purpose in all other counties of England. [*Ibid.*]

*MEMBRANE 28d.*Aug. 7.  
Lincoln.

Edmund son of John de Multon acknowledges that he owes to Roger le Brabazon 44*l.*; to be levied, in default of payment, of his lands and chattels in the counties of Lincoln and Nottingham.—The chancellor received the recognisance.

Walter de Langeton, bishop of Coventry and Lichfield, acknowledges that he owes to Alice, late the wife of Roger le Bygod, earl of Norfolk and Suffolk, and Marshal of England, 200 marks; to be levied, in default of payment, of his lands and chattels in the county of Cambridge.—The chancellor received the recognisance.

Simon son of Robert de Rasen acknowledges that he owes to Robert de Harewedon, clerk, 31*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in the county of Lincoln.—The chancellor received the recognisance.

Aug. 8.  
Lincoln.

The abbot of Bardeneye acknowledges, for himself and convent, that he owes to Robert de Benyngworth, parson of Wollyngham church, 47*l.* 6*s.* 8*d.*; to be levied, in default of payment, of their lands and chattels in the county of Lincoln.

Robert Broun and John de Scolton acknowledge that they owe to William de Aykened 10 marks; to be levied, in default of payment, of their lands and chattels in the county of Cumberland.

Aug. 6.  
Lincoln.

To Robert de Kendale, constable of Dover castle and warden of the Cinque Ports. Order not to permit any abbot, monk, or proctor of the Cistercian or Premonstratensian or other orders to go to parts beyond sea with any money under the name of *apportum*, yearly *census*, imposition, or



1316.

*Membrane 28d—cont.*

otherwise, contrary to the late king's statute of Carlisle in the 34th year of his reign, and to arrest any money that any abbot, etc., may attempt to take out of the realm under these names.

By C.

[*Fœdera.*]

Joan, late the wife of Alan Fraunceys of Bekyngham, acknowledges that she owes to John de Cokermuth, clerk, 200*l.*; to be levied, in default of payment, of her lands and chattels in the county of Nottingham.—The chancellor received the recognisance.

*Cancelled on payment.*

Walter de Bello Campo acknowledges that he owes to Francis Grandonis and Roger Ardingell and their fellows, merchants of the society of the Bardi, 20*l.*; to be levied, in default of payment, of his lands and chattels in the county of Warwick.—The chancellor received the recognisance.

Robert son of William de Keleseye acknowledges that he owes to John de Barton, clerk, 20 marks; to be levied, in default of payment, of his lands and chattels in the county of York.

Aug. 9.  
Lincoln.

To the collectors of the custom of wool, hides, and wool-fells in the port of Boston. Order to permit Francis Grandon' and his fellows, merchants of the society of the Bardi of Florence, to carry up to 300 sacks of wool from that port to London by land or water, receiving first from them their letters binding themselves to bring back to them the letters of the collectors of the customs [at London] testifying that they have carried the wool thither and not elsewhere.

By pet. of C.

Aug. 8.  
Lincoln.

To Robert de Kendale, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place. Order to permit Walter, abbot of Haugheby, Bartholomew, abbot of Derham, Geoffrey, abbot of Langeley, and Simon, abbot of Leyston, of the Premonstratensian order, to pass the sea from the port of Dover to attend their chapter-general at Prémontré, provided that they carry with them no money in the name of *appor-tum*, *census*, or imposition, contrary to the late king's statutes.

By K.

The like in favour of William, abbot of Langedon, and brother Thomas, sub-prior of Barlyng', of the same order.

The like in favour of the abbot of Furneux, of the Cistercian order.

By K.

Aug. 18.  
York.

Adam de Cliderhou acknowledges that he owes to Robert de Cliderhou, clerk, 20 marks; to be levied, in default of payment, of his lands and chattels in the county of Lancaster.

John de Walkyngham acknowledges that he owes to Gilbert de Stapelton, clerk, 72*l.*; to be levied, in default of payment, of his lands and chattels in the county of York.

Aug. 8.  
Lincoln.

To the sheriff of Kent. Order to pay to Henry de Elham and Ralph Sauvage, knights of that shire, their expenses in coming to the king at Lincoln to consent to what should be ordained concerning the perambulations of the forests in that county made in the late king's time, and during their stay there, and for their return home, to wit from Thursday after St. James the Apostle last until Sunday before St. Laurence, certifying the king of the money levied and paid them for this purpose. [*Parl. Writs.*]

The like to the sheriffs of thirty-four counties, for the expenses of the knights of those counties.

[*Ibid.*]

*Memorandum*, that on 19 August, the king, being then at York, granted to Sir William de Ayremyune, clerk of his chancery, by the assent of Sir John de Sandale, the chancellor and elect of Winchester, the custody of the rolls of chancery, to have in the same manner as others have heretofore

1316.

*Membrane 28d—cont.*

had the custody ; which William took the usual oath on the same day in the abbey of St. Mary, York, in the chancellor's chamber, in the presence of the chancellor and of Sir Bartholomew de Badelesmere and the clerks of the chancery. [*Parl. Writs.*]

*MEMBRANE 27d.*

Aug. 20.  
York.

William de Ros of Ingmanthorth (*sic*) acknowledges that he owes to Henry de Malton 200*l.* ; to be levied, in default of payment, of his lands and chattels in the county of York.

Robert de Wodehous, prebend of Ketene in St. Mary's church, Lincoln, and William de Northwell, clerk, acknowledge that they owe to Roger de Northburgh, clerk, 160 marks ; to be levied, in default of payment, of his lands and chattels in the county of Lincoln.

*Cancelled on payment.*

Aug. 21.  
York.

Richard Daverenges acknowledges that he owes to William de Thorntoft, clerk, 150 marks ; to be levied, in default of payment, of his lands and chattels in the county of York.

Ralph de Bulmere, knight, acknowledges that he owes to Robert son of Laurence de Bouthum 120*l.* : to be levied, in default of payment, of his lands and chattels in the county of York.

*Cancelled on payment.*

John le Longe of London, butcher, acknowledges that he owes to John le Brun 20*l.* ; to be levied, in default of payment, of his lands and chattels in London.

Enrolment of release by William de Pykersham to Thomas de Evesham, clerk, of his right in 18*s.* 4*d.* of yearly rent in the hamlet of Cherleton near Cropthorn, which rent Thomas has of the gift of John Stevens of Cherlton. Dated at York, on Sunday before St. Bartholomew, 10 Edward II.

*Memorandum*, that John came into chancery in St. Mary's abbey, York, on Monday following, and acknowledged the above deed.

Enrolment of deed of Adam de Swilington, knight, brother and heir of William de Swilington, witnessing that whereas a fine was levied in the king's court at Westminster in fifteen days from Martinmas, 34 Edward I., before Ralph de Hengham and his fellows, justices of the Bench, between Edward Charles, demandant, and William de Swylyngton abovesaid, deforciant, concerning the advowson of the church of Thweit near Pirrou, by which fine it was agreed that Edward and his heirs and William and his heirs should alternately present to that church, the aforesaid Adam hereby releases to the said Edward Charles and his heirs his right of presentation to the said church by reason of the above fine or by any other title, and he warrants the advowson to Edward and his heirs. For this release Edward paid him 20 marks. Witnesses : Sir John de Crombwell, knight, steward of the king's household ; Sir Robert Baygnard, knight ; Henry Rose ; Thomas de Verley ; John de Watsand ; Thomas de Eggefeld ; William de Scothowe. Dated at York, on Saturday the eve of the Assumption, 10 Edward II.

*Memorandum*, that Adam came into chancery in St. Mary's church near the gate of York castle, on the eve of St. Bartholomew, and acknowledged the above deed.

Aug. 20.  
York.

John de Dyton, clerk, has letters to the prior and convent of Loefeld to receive the pension that they are bound to grant to one of the king's clerks by reason of the new creation of the prior.

By K.

1316.

*Membrane 27d—cont.*

Like letters in favour of Ralph de Rudham, clerk, to the abbot and convent of Osolveston, by reason of the new creation of the abbot. By K.

Thomas Prest is sent to the abbot and convent of Battle to have maintenance in their house. By p.s. [3716]

Aug. 23.  
York.

Peter de Morers of Elvyngton acknowledges that he owes to John de Ellerker the elder 40 marks; to be levied, in default of payment, of his lands and chattels in the county of York.

*Note of payment of 20 marks.*

John de Stapelton acknowledges that he owes to John de Thornton of Shenefton 40*l.*; to be levied, in default of payment, of his lands and chattels in the county of York.

Enrolment of deed witnessing that whereas John de Stapelton is bound to John de Thornton of Schenesby in 40*l.* by a recognisance in chancery, the said John de Thornton grants that the recognisance shall be held for nothing for so long as he holds a messuage and four bovates of land in Schonsey, which he had of the gift of the said John de Stapelton, without claim of loss at the suit of John de Stapelton or his heirs. Dated at York; on Wednesday the morrow of St. Bartholomew, 10 Edward II.

*Memorandum*, that John de Thornton came into chancery in St. Mary's church near the gates of York castle on the abovesaid day, and acknowledged the above deed.

Aug. 26.  
York.

Walter son of John de Facomberge and William de Castellei acknowledge that they owe to William de Thorntoft, clerk, 13*l.* 13*s.* 4*d.*; to be levied, in default of payment, of their lands and chattels in the county of York.

*Cancelled on payment.*

Enrolment of deed of William de Thorntoft, clerk, discharging the executors of Sir Walter le Vavasour of all debts due from him at any time. Dated at York, Thursday after St. Bartholomew, 10 Edward II.

Enrolment of deed of the said William acknowledging receipt from Roger de Nonewyk of 36*l.* due to him by recognisance in chancery. Dated as above.

*Memorandum*, that William came into chancery in the church of St. Mary's abbey, York, and acknowledged the above deeds.

Aug. 26.  
York.

Thomas de Richemund, knight, acknowledges that he owes to Master Michael de Hartcla 30*l.*; to be levied, in default of payment, of his lands and chattels in the county of York.

To W. archbishop of Canterbury, and to others of the king's council at London. Order to inspect the memoranda touching the king and the merchants of the society of the Friscobaldi of Florence lately in this kingdom, which the king sends them *sub pede sigilli* by Francis de Regio, who is fully informed concerning these matters, as he alleges, and to inspect the advisement of the king and certain of his council now assisting him contained in a schedule amongst the said memoranda, and to hear what Francis shall explain to them by word of mouth, and to do therein what shall seem expedient for the king's honour and advantage.

William Noiz of Great Driffeld acknowledges that he owes to Walter de Brunham 100*l.*; to be levied, in default of payment, of his land and chattels in the county of York.

Walter de Brunham acknowledges that he owes to John de Wytham 10 marks; to be levied, in default of payment, of his lands and chattels in the county of Lincoln.

1316.

*Membrane 27d—cont.*Aug. 28.  
York.

To Henry de Trafford. Order to be in chancery at York on Saturday after the Decollation of St. John the Baptist, under pain of 40*l.*, to do what shall be then enjoined upon him on the king's behalf.

Aug. 24.  
York.

To the prior-provincial of the order of the friars preachers of England and to the *diffinitores* and brethren of the same order about to assemble in their provincial chapter at Sudbury. Request for their prayers on behalf of the king, queen Isabella, Edward de Wyndesore, the king's eldest son, and John de Eltham, his youngest son, especially on account of John. [*Fœdera.*]

Aug. 30.  
Tadcaster.

William de Retford, chaplain, acknowledges that he owes to Richard de Pikeryng, clerk, 40*s.*; to be levied, in default of payment, of his lands and chattels in the county of Nottingham.

*Memorandum*, that on Thursday, 26 August, [the king] ordered John de Sandale, his chancellor and the elect of Winchester, because he was about to go to London in connexion with his election, to leave the king's great seal in the custody of Sir William de Ayremynn, keeper of the rolls of chancery, and ordered that William should keep it under the seals of Sir Robert de Bardelby and Sir Hugh de Burgo, clerks of the chancery, until the arrival of Sir Robert de Askeby, clerk of the chancery, and then William should keep the seal under the seals of the said Robert de Bardelby and of Robert de Askeby until, etc., and the chancellor, on Friday following, in his chamber in St. Mary's abbey, York, delivered the seal under his seal to the aforesaid William, and on the same day after dinner the said Robert de Bardelby, William and Hugh sealed writs with it in the same chamber, and after the sealing Robert de Bardelby and Hugh put their seals to the said seal in William's custody.

And afterwards, on the 16 September, the aforesaid Robert de Askeby came into chancery at York, and on the same day the said Robert and William and Robert sealed writs with the seal, and after the sealing the said Robert and Robert put their seals to the king's seal to be kept in William's custody. [*Parl. Writs.*]

Sept. 3.  
York.

Master Richard de Eryum acknowledges that he owes to William de Ayremynn, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in the county of Northumberland and in the bishopric of Durham.

*Cancelled on payment.*

*MEMBRANE 26d.*Aug. 20.  
York.

To Thomas, earl of Lancaster. Order to be at Newcastle-on-Tyne in the octaves of Michaelmas next with his military service, prepared to set out against the Scotch rebels. It has been agreed by the counsel of the prelates, earls, barons, and other magnates with the king that the lands and chattels of those who fail to obey this summons shall be taken into the king's hands. [*Fœdera*; *Parl. Writs.*]

The like to eight earls and one hundred and sixty-two others. [*Ibid.*]

Aug. 20.  
York.

To the sheriff of Lincoln. Order to cause proclamation to be made that all persons having 50*l.* of land yearly and upwards shall join the king with horses and arms at Newcastle-on-Tyne at the above date. By K. and C. [*Ibid.*]

The like to all sheriffs beyond Trent and to the sheriff of Nottingham and Derby, but in the counties of York, Northumberland, Cumberland, Westmoreland, and Lancaster is another form of levying the people, which is enrolled in the roll of Scotland. [*Ibid.*]

1316.

*Membrane 26d—cont.*Sept. 4.  
York.

To Henry de Cobeham of Rondale. Grant of permission to stay at home notwithstanding the king's late summons to join him with horses and arms at Newcastle-on-Tyne, as the king learns that he is so infirm and ill that he cannot come in person, ordering him to send thither in his place other his men-at-arms with horses and arms.

By K. on the information of the steward.

[*Parl. Writs.*]

Sept. 8.  
Beverley.

Roald son of Thomas de Richemund acknowledges that he owes to Thomas de Richemund 1,000*l.*; to be levied, in default of payment, of his lands and chattels in the county of York.

William de Thorntoft, clerk, and Richard de Averenges acknowledge that they owe to Richard de Bernyngham, knight, 50 marks; to be levied, in default of payment, of their lands and chattels in the county of York.

*Cancelled on payment.*

Sept. 15.  
Beverley.

Walter de Twynham, knight, acknowledges that he owes to William Bacun 10*l.*; to be levied, in default of payment, of his lands and chattels in the county of Cumberland.

Henry de Hale, parson of a moiety of the church of Cotegrave, diocese of York, acknowledges that he owes to Henry de Edenestowe, clerk, 55 marks; to be levied, in default of payment, of his lands and chattels in the county of Nottingham.

*Cancelled on payment.*

Sept. 16.  
Beverley.

Henry de Bereford acknowledges that he owes to John de Warennia, earl of Surrey, 60*l.*; to be levied, in default of payment, of his lands and chattels in the county of Warwick.

*MEMBRANE 25d.*Sept. 14.  
Beverley.

To John de Bello Campo of Somersete. Order to join the king at Newcastle-on-Tyne with horses and arms prepared to set out against the Scotch rebels, according to the king's prior order, the said John having excused himself from coming by his letters by virtue of certain grants to keep the peace in divers counties. [*Parl. Writs.*]

Sept. 20.  
York.

Thomas Lyoun, who cannot labour any longer on account of weakness and infirmity, is sent to the abbot and convent of Byland (*de Bella Landa*) to have the necessaries of life.

By K. on the information of Master Thomas de Cherleton.

To Henry Spigurnel, John Chaynel, and John de Cave, justices appointed to take assizes in the county of Warwick. Whereas John Pecche arraigned before them an assize of novel disseisin against Ralph de Perham and others contained in the original writ concerning tenements in Longedon and Wyghtlaxfeld, and the king, learning from the prior and convent of Westminster that the late king granted the tenements in question amongst other lands that he gave to the abbot of Westminster and the prior and convent to maintain the anniversary of the late queen Eleanor, the king's mother, and that the aforesaid Ralph holds the tenements for life by demise from the abbot and convent by a certain yearly ferm, ordered the aforesaid justices to inspect the charter abovesaid, and if they found the tenements in question contained therein, to attempt nothing in this behalf that might prejudice the king in any way; by virtue whereof they have superseded the taking of the assize; and the aforesaid John has now prayed the king to cause justice to be done to him: wherefore the king now orders them to proceed to take the assize, summoning the prior and convent to be present

1316.

*Membrane 25d—cont.*

when it is taken to shew their reasons and evidences, provided that before judgment be rendered they certify the king of their proceedings under the seal of the aforesaid Henry, in order that the king may cause to be done herein what ought to be done after the matter have been examined by him and his council.  
By K. and C.

Sept. 14.  
Beverley.

William de Hoo, clerk, has letters to the prior and convent of St. Frideswide's, Oxford, to receive the pension due from them to one of the king's clerks by reason of the new creation of the prior.  
By p.s. [3730.]

Sept. 22.  
York.

Hamo atte Welle of Westminster acknowledges that he owes to Maurice Draweswerd 10*l.*; to be levied, in default of payment, of his lands and chattels in the county of Middlesex.

Robert de Maners of Stitenom acknowledges that he owes to Geoffrey de Pikeryng and Robert de Risshton 9*l.* 12*s.*; to be levied, in default of payment, of his lands and chattels in the county of York.

Sept. 24.  
York.

Gerard Salveyn acknowledges that he owes to Ellen de Angrum 20 marks; to be levied, in default of payment, of his lands and chattels in the county of York.

John de Ulram acknowledges that he owes to John son of William de Wetewang 100*s.*; to be levied, in default of payment, of his lands and chattels in the county of York.

*Cancelled on payment.*

Sept. 19.  
York.

To John de Mutford and his fellows, justices to take assizes in the county of Essex. Order to adjourn until after Christmas next the assize of novel disseisin arramed before them by William de Wauton against Bartholomew de Badesmere and others concerning tenements in Thaksted, as the king has enjoined Bartholomew to come to him at Newcastle-on-Tyne with horses and arms, prepared to set out against the Scotch rebels, so that he cannot come to that county.  
By K. and C.  
[*Parl. Writs.*]

Sept. 25.  
York.

Gilbert de Ebor[aco], clerk, acknowledges that he owes to John de Ellerker the elder 50*s.*; to be levied, in default of payment, of his lands and chattels in the county of York.

*Cancelled on payment.*

John de Stodeleye acknowledges that he owes to Walter de Osgodeby 46*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in the county of York.

Gilbert de Leghton, cook, who has long served the king, is sent to the prior and convent of Taunton to have the necessaries of life.

By K. on the information of brother Luke, his confessor.

Sept. 27.  
York.

John de Ditton, clerk, has letters to the prior and convent of St. Andrew's, Northampton, to receive the pension due from them to one of the king's clerks by reason of the new creation of the prior.

By K. on the information of Master Thomas de Cherleton.

Robert de Roucestre, who long served the king and his father, is sent to the prior and convent of St. Oswald's, Gloucester, to receive the necessaries of life.

By K. on the information of brother Luke, his confessor.

Sept. 26.  
York.

To the abbot and convent of St. Mary's, York. Request that they will grant a suitable corrody to Ellen de Monte Gomeri, who is of good birth and has nothing wherewith she may be maintained, to wit as much as pertains to a monk in food, to be received within and without their house, and to be carried whither she pleases, and also a certain sum of money for her clothing, making letters patent granting her the same.

By K. on the information of Master Thomas de Cherleton.

1316.

*Membrane 25d—cont.*

Enrolment of grant by Gerard Salveyn, knight, to the king of the manor of Sandhalle in Houdenshir, co. York, which Gerard grants to him in consideration of the king's pardon for what pertains to him from certain trespasses committed by Gerard upon others when he was escheator this side Trent and sheriff of York and from the trespass that he made upon the king in entering by force and arms the manor of Metham, co. York, then in the king's seisin, and because he received whilst sheriff 40 marks from Robert de Lacy for allowing him to conceal certain goods pertaining to the king in that county. Witnesses: Sir Humphrey de Bohoun, earl of Hereford and Essex; Sir Bartholomew de Badelesmere, Sir William de Monte Acuto, Sir Roger Damory, knights; Robert de Bardelby, William de Ayreunynne, clerks. Dated at York, 3 October, 10 Edward II.

Oct. 1. To W. archbishop of Canterbury. Request that he will grant to the king  
York. a fitting subsidy in aid of the Scotch war, and that he will induce his suffragans and others of the clergy of his province, who are to assemble at London on Sunday after the octaves of Michaelmas, to make such subsidy. By K.

[*Fœdera; Parl. Writs.*]

To W. bishop of Coventry and Lichfield. Like request. By K.

[*Ibid.*]

The like to fifteen bishops and elects. [*Ibid.*]

To the abbot of St. Edmunds. Request that he will grant the king the like subsidy. By K.

[*Ibid.*]

The like to the abbots of St. Albans, St. Augustine's Canterbury, Radyng', Glastonbury, Peterborough, and Waltham, and the priors of Christ Church, Canterbury and of St. Swithin's Winchester. [*Ibid.*]

*MEMBRANE 24d.*

Oct. 1. To the sheriff of York. Order to cause regard to be made in the forest of  
York. Thomas, earl of Lancaster, of Pykering, before the feast of St. Andrew.  
[*Capitula.*]

Oct. 25. Like order to the same for regard in the forest of Galtres.  
Newburgh.

Oct. 1. John de Nedham, who served the king and his father and who is now  
York. infirm, is sent to the prior and convent of St. Frideswyde's (*Freswyde*) Oxford, to receive the allowance that John de Taklay, deceased, had in the same. By K. on the information of brother Luke, his confessor.

Robert Petit is sent to the abbot and convent of Sibeton to receive the allowance that William de Wendelesburgh had.

By K. on the information of brother Luke, his confessor.

John de Kent is sent to the abbot and convent of Serne to receive the allowance that John Hawayt had there.

By K. on the information of brother Luke, his confessor.

Oct. 2. To the treasurer and barons of the exchequer. Order to adjourn until  
York. the quinzaine of Easter next the day granted to John de Heslarton and Robert de Colevill to account for the time when they were collectors of the twentieth in the North Riding of the county of York, as John is staying in the north by the king's orders in order to set out for the Marches of Scotland

1316.

*Membrane 24d—cont.*

for the repulse of the Scotch rebels, so that he cannot come before them in the quinzaine of Michaelmas, the day assigned to him and Robert to render their account. By K. on the information of Bartholomew de Badelesmere.

Oct. 4.  
York.

Elias de Swaldale acknowledges that he owes to Simon Warde 50*l.*; to be levied, in default of payment, of his lands and chattels in the county of York.

Roger de Ughtred acknowledges that he owes to Simon Warde 50*l.*; to be levied, in default of payment, of his lands and chattels in the county of York.

John son of William de Alta Ripa of Foulstuton acknowledges that he owes to John Reyner of York 100*s.*; to be levied, in default of payment, of his lands and chattels in the county of York.

Oct. 2.  
York.

To Robert de Grendon, sheriff of Gloumorgau. Although the king lately ordered him to be at Newcastle-on-Tyne in the octaves of Michaelmas next with horses and arms prepared to set out against the Scotch rebels, he wills that Robert shall intend to what pertains to his office and to the maintenance of the king's peace in the parts where he now is. By K.

Oct. 4.  
York.

William de Ros of Ingmanthorp acknowledges that he owes to John de Ellerker the elder 14 marks; to be levied, in default of payment, of his lands and chattels in the county of York.

*Cancelled on payment.*

Nicholas de Cantebr[ugge] acknowledges that he owes to Richard de Ayremynn, clerk, 40*l.*; to be levied, in default of payment, of his lands and chattels in the county of York.

*Cancelled on payment.*

Oct. 7.  
York.

To Master John Walewayn, escheator beyond Trent. Order to allow to Alice, countess of Warwick, respite until Easter next for her homage for the lands of her inheritance, the king having granted her respite until then unless he return meanwhile from the northern parts.

By K. on the information of the earl of Hereford.

Oct. 7.  
York.

To the same. Order to deliver to the aforesaid countess her lands, goods and chattels, and the issues of the same, if it appear to him that she has not married anyone, as she complains that, although she has not married anyone, the escheator has taken her lands, goods and chattels into the king's hands under the pretence that she has married without the king's licence.

By K. on the information of the earl of Hereford.

Bartholomew de Badelesmere, Thomas Botetourt, Thomas de Lovayn, Robert de Watevill, knights, and Master Richard de Clare, clerk, acknowledge that they owe to William de Ros of Hamelak 1,166*l.* 13*s.* 4*d.*; to be levied, in default of payment, of their lands and chattels in the county of Kent.

*Cancelled on payment.*

Elizabeth, late the wife of Theobald de Verdon, tenant in chief, puts in her place Nicholas de Balscote, Richard de Burgo, and Ralph de Forneby to seek and receive her dower in the chancery of England and the chancery of Ireland.

Oct. 3.  
York.

To the official of the archdeacon of Canterbury, or to his commissary. Order to desist from exacting a procuration from the master and brethren of the hospital of Hosprenge for the use of Master William de Baeleto, as the hospital, which is of the alms of the king's progenitors and was founded upon a lay fee, has always been free and exempt from ordinary jurisdiction



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*Membrane 24d—cont.*

and from all contributions and procurations. They are to revoke any sentence of excommunication that they may have fulminated against the said master and brethren.

To Master William de Baeleto. Like order.

Ralph le Botiller, kinsman and co-heir of Philip Marmyon, tenant in chief of the late king, puts in his place Richard Spigurnel and Alan de Hodinet to seek and receive in chancery his purparty of the knights' fees and advowson of Philip that Mary, late the wife of Philip, held in dower, which were taken into the king's hands for partition between the heirs at their request.

Oct. 8.  
York.

Robert de Sireston acknowledges that he owes to Roger de Northburgh, clerk, 50 marks; to be levied, in default of payment, of his lands and chattels in the county of York.

*Cancelled on payment.*

Robert le Colter of Weston acknowledges that he owes to Robert de Wodehous, clerk, 600 marks; to be levied, in default of payment, of his lands and chattels in the county of Nottingham.

John Haward, knight, acknowledges that he owes to Robert de Watevill 100*l.*; to be levied, in default of payment, of his lands and chattels in the county of Norfolk.

Oct. 9.  
York.

William de Knyveton acknowledges that he owes to Richard son of Richard de Ryboef 31 marks 3*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in the county of Derby.

*Memorandum*, that Richard, on the above day, acknowledged in chancery at York that he had been satisfied for 60 marks, which Henry de Knyveton, knight, Henry de Ireton, Serlo de Mounjoye, John Selveyn, and John de Bradeburn acknowledged, on 5 October, in the first year of the king's reign, that they owed to him, and he granted that the aforesaid recognisance for 60 marks should be cancelled.

*MEMBRANE 23d.*

Oct. 7.  
York.

William de Grayby, who long served the king and his father, is sent to the prior and convent of Giseburgh to receive the maintenance that Peter le Charetter had in that house.

By K. on the information of brother Luke, his confessor.

William Basset, who long served queen Isabella, is sent to the prior and convent of St. Oswalds to receive the allowance that Roger le Charetter, deceased, had in that house.

By K. on the information of the said brother Luke.

John le Aumoner, who served the king and his father, is sent to the abbot and convent of Bardeney to receive the necessaries of life.

By K. on the information of the said brother Luke.

William de Stanes, who served the king and his father, is sent to the abbot and convent of Sallay to receive the necessaries of life.

By K. on the information of the said brother Luke.

Henry le Stedeman, who served the late king and his father, is sent to the prior and convent of Bridelyngton to receive the allowance that Gilbert de la Sauserie, deceased, had in that house.

By K. on the information of the said brother Luke.

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*Membrane 23d—cont.*

Roger de Scardeburgh, who long served the king, is sent to the prior and convent of St. Andrew's Northampton to receive the allowance that John de Pycherhous, deceased, had in that house. By K.

Oct. 10.  
York.

Stephen son of John and Bartholomew Stronde acknowledges that they owe to Robert de Watevill 20 marks; to be levied, in default of payment, of their lands and chattels in the county of Kent.

Oct. 4.  
York.

To W. archbishop of Canterbury, and the prelates and clergy of the province of Canterbury about to assemble at Lambethe. Request that they will grant the king a suitable subsidy in aid of the Scotch war. By K. [*Parl. Writs.*]

*Memorandum*, that the archbishop and the bishops of the province and certain abbots were separately written to. [*Ibid.*]

Oct. 11.  
York.

Gerard Salveyn, knight, acknowledges that he owes to the abbot of St. Mary's York 8*l.* 3*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in the county of York.

*Cancelled on payment.*

Emma daughter of William de Neuton acknowledges that she owes to Hervey son of William Carp' of Ellerker 100*l.*; to be levied, in default of payment, of her lands and chattels in the county of York.

*Cancelled on payment.*

Enrolment of release by Petronilla, late the wife of John de Fenton, to Sir Robert de Bardelby, clerk, of her claim to dower in the lands that belonged to her husband in Osgodby, which Robert has of his feoffment. Dated at York, Monday after St. Denis, 10 Edward [II.]. Witnesses: Ralph de Seleby, Robert son of Robert de Osgodby, William de Hatheseley of Duffeld (*sic*), Hugh de Neuahaghe, Peter le Taillour.

*Memorandum*, that Petronilla came into chancery at York, in the church of St. Mary's abbey, on Tuesday following, and acknowledged the above deed.

Oct. 13.  
York.

William de Lesingcroft acknowledges that he owes to Robert de Wodehous, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in the county of York.

Oct. 11.  
York.

Ralph de Castre, who served the king and his father, is sent to the prior and convent of Blyth (*Blida*) to receive the necessaries of life for himself, a groom, and his horse. By K. on the information of brother Luke.

Thomas de Marteleye, who long served the king, is sent to the prior and convent of Goldeclyve to receive the necessaries of life.

By K. on the information of brother Luke, his confessor.

Thomas de la Naperye, who served the king and his father, is sent to the abbot and convent of Redyngs to receive the allowance that Philip le Charetter had in that house. On the information of brother Luke.

Richard de Gloucestre, who long served the king, is sent to the prior and convent of Monks' Kirkeby to receive the allowance that Robert de Karliolo had in that house.

By K. on the information of the said brother Luke.

Henry Hantonst, who served the king and his father, is sent to the abbot and convent of Meaux (*Melsa*) to receive the allowance that Robert de Etton, deceased, had in that house.

By K. on the information of the said brother Luke.

Ralph del Panetrye, who long served the king, is sent to the prior and convent of Malton to receive the necessaries of life in that house.

By K. on the information of the said brother Luke.

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*Membrane 23d—cont.*

- Robert de Derby, who served the king and his father, is sent to the prior and convent of Ely to receive the allowance that John Aleman, deceased, had in that house. By K. on the information of the said brother Luke.
- Oct. 24. Ralph de Castro, who served the king and his father, is sent to the abbot and convent of Chester to receive during life the necessities of life for himself, his horse, and groom. By K.
- Nov. 6.\* Henry de Groundesburgh, usher of the king's kitchen, is sent to the prior and convent of Ely to receive the same maintenance in their house as Baldwin le Charetter, deceased, had therein. By p.s. [3787.]
- Newburgh. Simon Pycard is sent to the prior and convent of Rochester to receive the allowance that William de Fountaignes, deceased, had in that house. By p.s. [3789.]
- Roger Jolif, who long served the king, is sent to the prior and convent of St. Michael's Mount in Cornwall to receive the same maintenance as Alan Walewayn, deceased, had in that house. By p.s. [3793.]
- Nov. 10. Simon del Larder, who long served the king, is sent to the abbot and convent of Peterborough to receive the same maintenance as William le Charetter, deceased, had in their house. By K. on the information of Master Thomas de Oberleton.
- York. John de Kent, who served the king and his father, is sent to the abbot and convent of Flexley to receive the same allowance as Nicholas le Pestour, deceased, had there. By K. on the information of brother Luke de Wodeford.
- Nov. 13. Hugh de Nunnewyk is sent to the master of the hospital of Shireburn to receive the necessities of life in the hospital. By C.
- York. John de Baskervill, who served the king and his father, is sent to the abbot and convent of Shrewsbury to receive the same maintenance as Richard de Touceestre, deceased, had in that house. By K. on the information of brother Luke, his confessor.
- Nov. 17. Henry de Oldyngton of the avenary (*del Avenerye*) is sent to the abbess and convent of Berkyng' to receive such maintenance as William de Chygwell, deceased, had in that house. By K. on the information of brother Luke de Wodef[ord].
- York. John de Sheford, who long served the king, is sent to the prior and convent of Suthwyk to receive maintenance in food and clothing. By p.s. [3852.]
- Dec. 21. Clipston.

*MEMBRANE 22d.*

- Oct. 18. John de Heselarton, knight, acknowledges that he owes to John de Crayke. Creppyngg' 400*l.*; to be levied, in default of payment, of his lands and chattels in the county of York.
- The said John de Heselarton and William de Chauncy acknowledge that they owe to John de Creppyng' 100*l.*; to be levied, in default of payment, of their lands and chattels in the county of York.
- Oct. 22. Robert de Grymston, vicar of St. Peter's church, York, acknowledges that he owes to Robert de Neuby 10*l.* 3*s.*; to be levied, in default of payment, of his lands and chattels in the county of York.
- Crayke.
- Oct. 23. John de Tornay and John de Cawode acknowledge that they owe to William de Ayremynn, clerk, 25 marks; to be levied, in default of payment, of their lands and chattels in the county of York.
- Crayke.

*Cancelled on payment.*

\* The privy seal is dated November 7.

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*Membrane 22d—cont.*

Ela, late the wife of John le Mareschal, tenant in chief, puts in her place Anselm le Mareschal and William de Bekham to seek and receive in chancery her dower.

Oct. 24.  
Crayke.

William de Thorntoft, clerk, acknowledges that he owes to Adam de Brom, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in the county of York.

*Cancelled on payment.*

Enrolment of deed by Ela, late the wife of John le Mareschal, witnessing that whereas the king assigned to her as dower, with the assent of Robert de Morleye, who married Hawisia sister of the aforesaid John, the manor of Aslakeby, co. Lincoln, of the yearly value of 46*l.* 0*s.* 7*d.*, and the manor of Hengham, co. Norfolk, of the yearly value of 44*l.* 15*s.* 2½*d.*, and a third of certain lands in Aslakeby, Authorp, Greyby, Milnthorp, Leghten, and Kyrkeby, of the yearly value of 12*l.* 2*s.* 7*d.*, on condition that she paid yearly to Robert and Hawisia 19*l.*, the value in excess of her dower, she now binds herself to pay them that sum yearly from the manor of Hengham. Witnesses: Robert de Bardelby, William de Ayremynne, Thomas de Evesham, John de Merton, clerks; Sir Anselm le Mareschal, knight; William de Brigham; Richard de Depham. Dated at York, Monday before SS. Simon and Jude, 10 Edward II.

*Memorandum*, that Ela came into chancery at York, on the said day, and acknowledged the above deed.

Enrolment of deed of the said Ela releasing to Robert de Morlee and Hawisia his wife her right in name of dower or otherwise in the manor of Bromleye, co. Essex. Witnesses and date as above.

*Memorandum*, that Ela came into chancery at York, on the said day, and acknowledged the above deed.

Oct. 24.  
Newburgh.

To the justices of the Bench. Order to adjourn until after Christmas an assize of novel disseisin arramed by John son of Richard de Welles against William Tuchet before John de Mutford and his fellows, justices of assizes in the county of Hertford, concerning tenements in Welles, Effele, and Hicche, in which William has day in the Bench in the octaves of Martinmas, as William is in the parts of Scotland in the company of Thomas, earl of Lancaster. [*Parl. Writs.*]

John de Ruddestayn, prior of Thurgarton, puts Alexander de Thurgarton in the place of himself and certain of his canons as to a certificate of the keeper of the spiritualities of the archbishopric of York made in chancery against the prior and convent as excommunicated, to shew cause on their behalf why [a writ] ought not to be written for their arrest according to the tenor of the certificate.

Oct. 28.  
Newburgh.

Robert son of Laurence de Bonthum acknowledges that he owes to William de Ayremynn, clerk, 5 marks; to be levied, in default of payment, of his lands and chattels in the county of York.

*Cancelled on payment.*

Oct. 31.  
Newburgh.

Adam de Catton of York and Nicholas his brother acknowledge that they owe to John de Ellerker the elder 100*l.*; to be levied in default of payment, of their lands and chattels in the county of York.

*Cancelled on payment.*

Oct. 27.  
Newburgh.

To brother Berengar, master of the order of the Friars Preachers. Request for their favourable treatment of friar Robert de Duffeld, prior of the convent of Friars Preachers of Langeleye, in prosecuting before them certain affairs of his priory.

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*Membrane 22d—cont.*Oct. 30.  
Newburgh.

To A[kon], king of Norway. The king has received on his journey to Scotland his letters concerning the damages inflicted upon each other by their subjects, which he has sent to his council at London, so that he cannot answer them at present, for which he begs the indulgence of the king of Norway. [*Fœdera.*]

Nov. 2.  
Newburgh.

Gilbert de Aton, knight, acknowledges that he owes to Ralph de Crumbwell, knight, 70 marks; to be levied, in default of payment, of his lands and chattels in the county of York.

*Cancelled on payment.*Nov. 3.  
Newburgh.

To J. bishop of Winchester. Request that he will assign a suitable pension to the king's clerk Richard de Lusteshull, he being bound to grant a pension to one of the king's clerks by reason of his new creation.

The like to the abbot and convent of Shireburn in favour of Robert de Sandwico.

Nov. 5.  
Newburgh.

Roland de Vaus acknowledges that he owes to John de Kingeston, knight, 400 marks; to be levied, in default of payment, of his lands and chattels in the county of Cumberland.

Enrolment of grant and release by Richard son of Alan de Stokhilde to John son of Sir Richard de Stokhilde of the manor of Stokhilde with all its appurtenances. Dated at Stokhilde, on Thursday after St. Edmund, 1314. Witnesses: Sir Robert de Plumpton, Sir Henry de Hertlington, knights; Nigel de Wetherbi; William de Bilton; Thomas le Chamberlain; Roger de Lynton; Thomas Gullyas of Stokhilde; and Richard Blays of the same.

*Memorandum*, that Richard came into chancery at York, on the said day, and acknowledged the above deed.

*MEMBRANE 21d.*

*Memorandum*, that Hugh de Bray, one of the king's serjeants of the receipt of the exchequer, brought into the chancery then at York the seal ordained at another time for the bishopric of Durham, void and in the king's hands, in a white bag sealed with the exchequer seal, and delivered it to Sir Robert de Bardelby, Sir William de Ayremynne, and Sir Robert de Askeby, keepers of the great seal, J. bishop of Winchester, the chancellor, being then abroad, on Friday the eve of St. Leonard the abbot, in the 10th year of the king's reign, in St. Mary's abbey, York, and the said Robert, William, and Robert incontinently opened the bag in the presence of the said Hugh, and touched the seal with their hands, and afterwards replaced it in the bag, and the seal was delivered under the seal of the said Robert de Bardelby to the said William to be kept until the morrow. On the morrow, to wit the feast of St. Leonard, in the abbey, in the presence of the said Hugh and of Sir Bernard de Kyrkeby, the king's almoner; the said bag with the seal was opened, and the seal viewed and then replaced in the bag under the seals of Robert, William, and Robert, and was delivered by them to Bernard to be taken to the king, and he was enjoined by Robert, William, and Robert to cause them to have a writ of privy seal for the delivery of the seal so made to the king. Afterwards, on Monday following, Robert, William, and Robert, received the writ of privy seal to this effect: "Edward, etc. king of England, etc., to his clerks William de Ayremynne, Robert de Bardelby, and Robert de Askeby, causing them to know that he has received from his chaplain Bernard de Kirkeby, his almoner, his seal ordained for the voidance of the bishopric of Durham, which they had sent to him by Bernard. Dated at Neuburgh, 7 November, in the 10th year of

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*Membrane 21d—cont.*

the king's reign." In testimony whereof the said Robert, William, and Robert have put their seals to the presents. Dated in the abbey aforesaid on Tuesday after St. Leonard, in the year abovesaid.

Afterwards, on 15 November following, at York, Master Thomas de Cherleton, keeper of the privy seal, brought the above-named seal for the bishopric of Durham into chancery under the seal of the said Robert, William, and Robert, and it was there delivered to Sir Adam de Brom, whom the king appointed his chancellor in the bishopric during the voidance, and Adam took oath to keep the seal as he ought to do.

Nov. 9.  
Aldwark.

Robert de Claworth came before the king, on Tuesday after St. Leonard last, and sought to replevy to Juliana daughter of William de Scruby of Wiston her land in Wiston, taken into the king's hands for her default before the justices of the Bench against Gilbert son of Robert son of Walter de Wiston.

Nov. 12.  
York.

Walter son of Robert de Davyntr' acknowledges that he owes to Henry de Staunton 40 marks; to be levied, in default of payment, of his lands and chattels in the county of Northampton.

Nov. 16.  
York.

Henry de Ribesford and Hugh de Croft acknowledge that they owe to John de Ipstones 12*l.*; to be levied, in default of payment, of their lands and chattels in the county of Worcester.

Gilbert de Aton and John de Torney acknowledge that they owe to Ralph de Crumbwell, knight, 50 marks; to be levied, in default of payment, of their lands and chattels in the county of York.

*Cancelled on payment, acknowledged by Roger de Somery, Ralph's attorney in this behalf.*

The aforesaid Ralph puts in his place Roger de Sumervill to receive from the said Gilbert and John the above 50 marks and 70 marks that Gilbert acknowledged in chancery on 2 November last, and to sue for execution of the recognisances, and to make letters of acquittance, and to cancel the recognisances in chancery.

Nov. 16.  
York.

William de Ros of Ingmanthorp acknowledges that he owes to John de Rithere 10 marks; to be levied, in default of payment, of his lands and chattels in the county of York.

William Bret of Swynton acknowledges that he owes to Robert de Neuby 40*s.*; to be levied, in default of payment, of his lands and chattels in the county of York.

Nov. 17.  
York.

Geoffrey son of William de Roseles acknowledges that he owes to John son of Thomas Baudewyn of Berwick-on-Tweed 20*l.*; to be levied, in default of payment, of his lands and chattels in the county of York.

Robert Petit of Suthmuskham and Adam de Coshale acknowledge that they owe to Adam de Middleton, clerk, 20*l.*; to be levied, in default of payment, of their lands and chattels in the county of Nottingham.

Nov. 14.  
York.

To the abbot and convent of St. Pierre-sur-Dive. Request that they will depute brother John de Sancto Albino, their fellow-monk, to the custody of their manor of Wolverston for life, the custody whereof he now has, conditionally upon his good behaviour, certifying the king by the bearer hereof of their proceedings in this matter. By K.

Nov. 19.  
York.

William de Laxton of Suthcave acknowledges that he owes to Robert de Amcotes 7*l.*; to be levied, in default of payment, of his lands and chattels in the county of York.

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Nov. 15.  
York.

Simon de Knottynge, acknowledges that he owes to Arnold de Cirencestre 40*l.*; to be levied, in default of payment, of his lands and chattels in the county of Middlesex.

*Membrane 21d—cont.**MEMBRANE 20d.*Nov. 15.  
York.

To the treasurer and barons of the exchequer. Order to cause John de Somery to have respite until Michaelmas for all debts due from him to the exchequer. By K. at the request of the earl of Arundel.

Enrolment of grant and release by William de Ros of Hamelak to the king of his manor of Hakford and a moiety of the manors of Holt, Wysete, and Hoghton, co. Norfolk, and of his lands in Claye and Snyterle, in the same county, and the manor of Freston and all his lands in Boston, co. Lincoln, with the advowson of the churches of Hakford and of Claye. Witnesses: Sir Aymer de Valencia, earl of Pembroke; Sir Edmund, earl of Arundel; Sir David, earl of Athole (*Asteles*); Sir John de Crumbwell, steward of the king's household; Sir Hugh de Audele, Sir Thomas de Lovayn, and Sir Oliver de Ingham, knights. Dated at York, 18 November, 10 Edward II.

*Memorandum*, that William gave to the king by other letters patent all his goods and chattels in the said manors and moieties.

Enrolment of grant by Margaret de Ros of Ingmanthorp to Sir William de Ros of Ingmanthorp and Isabella his wife of the manor of Stiveton in Aynsty. Witnesses: Sir William le Wavasour, Sir Richard le Waleys, Sir John de Creppyngg, Sir John de Walkyngham, Sir Robert de Plumpton, knights; Alan de Folyfait, Henry de Cruce, Thomas de Pontefract. Dated at Ingmanthorp, on Monday the morrow of St. Nicholas, 4 Edward II.

*Memorandum*, that she came into chancery at York, on 23 November, and acknowledged the above deed.

Cicely, late the wife of Robert de Ufford, puts in her place Ralph de Bokkyng to seek and receive her dower in chancery.

Nov. 23.  
York.

John Maufe, knight, acknowledges that he owes to Nicholas de la Beche, knight, 300*l.*; to be levied, in default of payment, of his lands and chattels in the county of Sussex.

*Cancelled on payment.*

Roger de Mortuo Mari of Wygemore, Robert de Kendale, John de Sapy, Robert de Harle, and Hugh de Croft, knights, acknowledge that they owe to Edmund Bacon 220 marks; to be levied, in default of payment, of their lands and chattels in the counties of Salop and Hereford.

*Cancelled on payment.*Nov. 25.  
Cawood.

John de Merkyngfeld, canon of St. Peter's, York, and John de Styvinton, knight, acknowledge that they owe to Roger Damory 200 marks; to be levied, in default of payment, of their lands and chattels in the county of York.

*Cancelled on payment.*Nov. 23..  
York.

To the *podestà*, abbot, magnates, and others of the city of Genoa. Letter thanking them for the courtesies shewn by them to Anthony Pessaygne whilst with them, as he has explained to the king by word of mouth, and informing them that he will cause justice to be done for the injuries lately inflicted upon certain merchants of that city at Sandwich and elsewhere, of which the king had not heard until Anthony informed him thereof on his return.

Dec. 1.  
Scrooby.

Andrew de Staunford came before the king, on Wednesday after St. Andrew, and sought to replevy to Gilbert de Cotesmor the said Gilbert's

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*Membrane 20d—cont.*

land in Cotesmor, taken into the king's hands for his default before the justices of the Bench against Emma, late the wife of William de Horn of Cotesmor.

Dec. 3.  
Scrooby.

Oliver Gernoun of Stanstede acknowledges that he owes to John de Bousser 20*l.*; to be levied, in default of payment, of his lands and chattels in the county of Essex.

Thomas Mannyngge of Lyde acknowledges that he owes to Master Richard de Stanhou 106 marks; to be levied, in default of payment, of his lands and chattels in the county of Lancaster.

Aug. 31.  
York.

Edmund de London, parson of the church of Wassynge, diocese of Lincoln, acknowledges that he owes to Richard de Bolyngton, fisher of London, 10*l.*; to be levied, in default of payment, of his lands and chattels in the county of Lincoln.

*Cancelled on payment.*

Ralph de Saltford, vicar of Kyngton church, acknowledges that he owes to the prior of Kenylworth 100*l.*; to be levied, in default of payment, of his lands and chattels in the county of Warwick.

Thomas de Langeford acknowledges that he owes to William de Berton, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in the county (*sic*) of London.

Dec. 8.  
Scrooby.

John de Reynham of Longewyk and Reginald Godlac of Stanford acknowledge that they owe to John de Chelmersford, clerk, 120*l.*; to be levied, in default of payment, of their lands and chattels in the counties of Buckingham and Berks.

Reginald Godlac of Stanford acknowledges that he owes to John de Reynham 10 marks; to be levied, in default of payment, of his lands and chattels in the county of Berks.

*Cancelled on payment.*

John, abbot of Kyngeswode, acknowledges, for himself and convent, that he owes to John Norman of Dunstaple, clerk, 300*l.*; to be levied, in default of payment, of his lands and chattels in the county of Gloucester.

Nov. 12.  
York.

John de Hastings, lord of Bergeveny, acknowledges that he owes to William Martyn 1,000 marks; to be levied, in default of payment, of his lands and chattels in the counties of Northampton, Warwick, and Leicester.

Dec. 11.  
Scrooby.

Thomas Spryngehose, clerk, acknowledges that he owes to Hugh le Despenser the younger 100*l.*; to be levied, in default of payment, of his lands and chattels in the county of Salop.—The chancellor received the recognisance.

Edmund de Wyntreshull acknowledges that he owes to Richard de Harewold 20 marks; to be levied, in default of payment, of his lands and chattels in the county of Surrey.

*Cancelled on payment.*

Richard le Chaumberleyn and Thomas de Flore, parson of the church of North Pydle, acknowledge that they owe to Henry de Segrave, 100*l.*; to be levied, in default of payment, of their lands and chattels in the counties of Northampton, Bedford, Lincoln, and Worcester.

*Memorandum*, that William de Ayremynne, keeper of the rolls of chancery, on Monday the feast of St. Nicholas, to wit 6 December, delivered the great seal, which he received by the king's order at York under the



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*Membrane 20d—cont.*

seals of Robert de Bardelby and Robert de Askby, to John de Sandale, bishop of Winchester, the chancellor, at his inn at Southwerk in the presence of Robert and Robert under their seals and in the presence of Geoffrey de Welleford, John de Merton, John Terlyng, and John de Crosseby, clerks of chancery, and the chancellor took the seal into his hands and delivered it to one of his chamberlains. [*Parl. Writs.*]

Nov. 28.  
Scrooby.

John de Heselarton, clerk, has letters to the prior and convent of St. Bartholomew, London, to receive the pension that they are bound to grant to one of the king's clerks by reason of the new creation of the abbot.

By p.s. [3807.]

Dec. 14.  
Clipston.

John de Wymundham of Great Merlawe acknowledges that he owes to Reyner Piggesflesch 6*l.*; to be levied, in default of payment, of his lands and chattels in the county of Buckingham.

Richard de Messyng of London acknowledges that he owes to Robert Swot, fisher (*pesshoner*) of London, 60*l.*; to be levied, in default of payment, of his lands and chattels in the city of London and in the county of Middlesex.

*Memorandum*, that the inquisitions of the lands of John de Wygeton, tenant in chief, taken after his death and returned into chancery and other memoranda touching the matter, which were delivered at another time by Sir Adam de Osgodeby, late keeper of the rolls of chancery, to Sir William Inge, chief justice, for inspection for certain reasons, and which were afterwards re-delivered to Adam, were delivered, on 12 December, in the 10th year of the king's reign, by Sir William de Ayremynn, now keeper of the said rolls, at London, to the said Sir William Inge in order to complete therewith certain affairs before him.

*MEMBRANE 19d.*

Elizabeth, late the wife of Theobald de Verdon, puts in her place Nicholas de Balscote, Richard de Burgo, Ralph de Forneby, Robert de Chedeworth, and John de Creukern to seek and receive her dower in the chanceries of England and Ireland.

Dec. 17.  
Clipston.

John de Lacchele acknowledges that he owes to Hugh le Despenser the younger 21*l.*; to be levied, in default of payment, of his lands and chattels in the county of Surrey.

Dec. 20.  
Clipston.

Walter Cros, citizen and fishmonger of London, acknowledges that he owes to Hugh son of Hugh le Despenser 50 marks; to be levied, in default of payment, of his lands and chattels in the city of London.

*Cancelled on payment.*Dec. 9.  
Clipston.

To the bailiffs of Great Yarmouth. The king learns from the complaint of John Wykemansone, merchant of Seland, that whereas he sold 28 weys (*weyas*) of white salt, brought by him from parts beyond sea to that port, to Robert son of Elias de Fordele, of that town, for 98*l.*, and Robert gave him earnest money, and ought to have received the salt and paid for it within a certain time, the said Robert, because the market price (*mercatum*) of such salt at that time declined (*minoravit*) there, would not receive the salt or pay the money; wherefore the king orders the bailiffs to call the parties before them, and if they find the above allegations are true, to compel Robert to satisfy John for the said money and for his damages.

The like to the said bailiffs in favour of Peter son of Dodynus, merchant of Seland, for 18 weys of white salt and a thousand of boards [sold] for 71*l.*

1316.

*Membrane 19d—cont.*Dec. 1.  
Scrooby.

To Philip, king of France and Navarre. Letter thanking him for his letter, in reply to one of the king's praying him to cause justice to be done to Simon de Abyndon and other merchants of his realm for their goods in a ship called '*la Petit Baiard*' lately taken by the admiral of Caley, in which the king of France states that he will come or send to the king in the octaves of Christmas concerning this matter, and that he will then ordain for the making of satisfaction.

Dec. 21.  
York.

Gilbert de Aton, lord of Bardelby, acknowledges that he owes to Robert de Bardelby, clerk, and Master John Baret, clerk, 200 marks; to be levied, in default of payment, of his lands and chattels in the county of York.

*Cancelled on payment.*

John le Latymer, knight, acknowledges that he owes to John de Horne, knight, 50 marks; to be levied, in default of payment, of his lands and chattels in the counties of Surrey and Essex.

Gilbert de Aton, lord [of] Bardelby, and John Darcy, brother of Philip Darcy, acknowledge that they owe to Bartholomew de Badelesmere 350 marks; to be levied, in default of payment, of their lands and chattels in the counties of York and Lincoln.

*Cancelled on payment.*Dec. 22.  
Clipston.

Nicholas de Teukesbury acknowledges that he owes to John de Norton, clerk, 20s.; to be levied, in default of payment, of his lands and chattels in the county of Devon.

The abbot of Kyngeswode acknowledges, for himself and convent, that he owes to John Belamy of London 210 marks; to be levied, in default of payment, of their lands and chattels in the county of Gloucester.

*Cancelled on payment.*Dec. 7.  
Scrooby.

To the sheriffs of London. Order to cause proclamation to be made that Flemings may safely come into the realm with their goods, and may stay and trade therein, and return thence at their will, as they were wont to do before the king's late proclamation issued because they were banned by Louis late king of France, as P[hilip], the present king of France has informed the king that he has made peace with them. [*Fædera.*]

The like to all the sheriffs of England. [*Ibid.*]

Dec. 21.  
Clipston.

To R. count of Flanders. Farmannus Alberd, burgess of Great Yarmouth, has shewn the king that whereas certain malefactors or pirates lately attacked by force and arms the mariners of a ship of his called '*la Nicholas*' of Yarmouth on the sea-coast near Tynemuth, and took the ship and her tackle and cargo to the value of 200*l.*, and carried them to La Swynne, and the ship with her gear and cargo is now at La Hok in the count's dominion of Flanders; wherefore the king requests the count to order the ship and her tackle and cargo to be restored to Farmannus, and to cause justice to be done to him concerning this robbery and his damages in this behalf, certifying the king by the bearer hereof of his proceedings.

William son of Roger de Eton and Guy son of Simon de Goldeburgh of Eton acknowledge that they owe to John, abbot of Certeseye, 40*l.*; to be levied, in default of payment, of their lands and chattels in the counties of Surrey, Buckingham, and Berks.

Robert de Welle acknowledges that he owes to Laurence de Rustiton 40*l.*; to be levied, in default of payment, of his lands and chattels in the county of Worcester.

*Cancelled on payment.*

John Dacre, lord of Suthacre, acknowledges that he owes to Henry de Segrave, knight, 50*l.*; to be levied, in default of payment, of his lands and chattels in the county of Suffolk.

1316.

*Membrane 19d—cont.*

Jocelin de Brankescombe acknowledges that he owes to Richard de Ivingho of London 6*l.*; to be levied, in default of payment, of his lands and chattels in the county of Devon.

*Cancelled on payment.*

The said Jocelin acknowledges that he owes to William le Dorture of London 33*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in the county of Devon.

*Cancelled on payment.**MEMBRANE 18d.*Dec. 23.  
Clipston.

Gerard de Audenarde acknowledges that he owes to Richer de Refham, knight, 20*l.*; to be levied, in default of payment, of his lands and chattels in the counties of Hertford and Kent. [*Parl. Writs.*]

Almaric la Zousche acknowledges that he owes to Aymer de Valencia, earl of Pembroke, 53*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in the county of Sussex.

Richard de Brom of Clunbury acknowledges that he owes to Robert de Marchumleye, clerk, 100*s.*; to be levied, in default of payment, of his lands and chattels in the county of Salop.

Thomas atte Rissches of Lodne acknowledges that he owes to Thomas de Geyrgrave, clerk, 20*s.*; to be levied, in default of payment, of his lands and chattels in the county of Norfolk.

1317.

Jan. 1.  
Clipston.

Margery, late the wife of Robert de Upton, acknowledges that she owes to John de Boreford, citizen of London, 80*l.*; to be levied, in default of payment, of her lands and chattels in the city of London.

*Cancelled on payment, acknowledged by Roesia, late the wife of the said John, his executrix.*

Thomas Hell, Thomas de Chelcheheth, William de Leyton, Stephen Spilbord, Thomas de Tokynton, Gilbert Buntynge, Richard Neulove, and Michael de Wandeswych mainperned for Walter le Wombe and Walter le Helyer, accused of divers trespasses on land and on the river Thames, for which they are imprisoned in Neugate, that they will behave themselves well on land and sea.

Jan. 4.  
Clipston.

Robert de Welle acknowledges that he owes to William de Ayremynn, clerk, 10*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in the county of Worcester.

*Cancelled on payment.*Jan. 4.  
Clipston.

To the sheriff of Suffolk. Order to cause proclamation to be made in the town of Thetford and elsewhere, prohibiting any one from tourneying, etc., in Thetford or elsewhere during the Scotch war, in accordance with the king's late order prohibiting tournaments, etc., during the Scotch war, as the king understands that certain persons are about to come to Thetford for the purpose of tourneying. [*Federa.*]

*MEMBRANE 17d.*Jan. 2.  
Clipston.

To Henry Spigurnel, John de Cheynel, and J. de Cave, justices, to take assizes in the county of Leicester. Order to adjourn until after Midsummer an assize of novel disseisin arranged before them by Alan Talebot against

1317.

*Membrane 17d—cont.*

Henry de Bello Monte and Alice his wife and others named in the writ concerning tenements in Swanynghton, in that county, as Henry is engaged by the king's order in the marches of Scotland for their defence against the Scotch rebels, where it will be necessary for him to stay until Midsummer, so that he cannot conveniently come to that county to defend his right.

By p.s.

Jan. 6.  
Clipston.

Roger de Clopton acknowledges that he owes to John de Preston, citizen of London, 40*l.*; to be levied, in default of payment, of his lands and chattels in the county of Cambridge.

Jan. 5.  
Nottingham.

To the masters, *échevins*, and bailiffs of Malyns. Whereas lately, at the complaint of Luke de Haveryng' and James de Beauflour, merchants of the king's realm, that they sent to Brabant to trade therewith 21 barrels of honey, price 504*l.*, and 7 tuns of wine, price 49*l.*, by Thomas de Haveryng', their servant, and the aforesaid masters, *échevins*, and bailiffs arrested and detained for some time the honey and wine without reasonable cause, the king wrote to them requesting them to cause the same to be restored to Thomas; and the king now learns that Luke and James sustained damages to the amount of 240*l.* sterling by reason of such arrest and detention, for which they have prayed the king to cause a remedy to be provided; wherefore he requests them to cause suitable compensation for their damages to be made to the said Luke and James, so that it may not behove him to provide them with a remedy elsewhere, certifying him by the bearer of their proceedings.

Jan. 8.  
Clipston.

John de Wynbissh acknowledges that he owes to John, bishop of Winchester, 13*l.*; to be levied, in default of payment, of his lands and chattels in the county of Essex.

1316.

Dec. 20.  
Clipston.

To the prior and convent of Bernewell. Request that they will admit into their house William de Eltesle, who served the king and his father, in place of William de Hankedon, deceased, who had his maintenance in their house at the late king's request, and that they will grant to him the same maintenance as the deceased had and assign to him a chamber within the priory for his residence when he happens to stay there.

By p.s. [3850.]

Dec. 28.  
Nottingham.

To the prior and convent of Coventre. Request that they will admit into their house William Deuros, squire, who long served the king and his father in the garrison of Berwick-on-Tweed, who is now so broken down by age and infirmity that he can no longer labour, and that they will provide him with maintenance in food and clothing during his lifetime.

By p.s.

The like for the following:

Alan de Sancto Botulpho, squire, sent to the abbot and convent of Thornton.

John de Coventre, clerk, sent to the abbot and convent of Ramesseye.

John de Codham, foot soldier, sent to the abbot and convent of St. Augustine's, Canterbury.—*Afterwards, on 8 February, the writ was changed [for one] to the abbot and convent of Torre.*

Robert de Tadecastre, footman, sent to the prior and convent of Watton.

William Wyghtoutlaghe, sent to the abbot and convent of Peterborough.

Thomas Barber, sent to the abbot and convent of Pippewell,

William de Bristoll, sent to the abbot and convent of St. Augustine's, Bristol.—*Afterwards, on 14 March, the writ was changed [for one] to the prior and convent of Llanthony near Gloucester.*

William Schaklok, sent to the abbot and convent of Whiteby.

1316.

*Membrane 17d—cont.*

Nicholas de la Marche, sent to the prior and convent of St. Bartholomew's hospital, Smythefeld.—*Afterwards, 10 January, the writ was changed [for one] to the prior and convent of St. Fr[is]deswyda, Oxford.*

Ralph de Wakefeld, sent to the master and brethren of the hospital of Brackele.—*Afterwards, 15 February, the writ was changed [for one] to the prior and convent of Brummore.*

Henry de Sancta Agatha, sent to the abbot and convent of St. Agatha.

Nicholas de Derby, sent to the abbot and convent of Burton-on-Trent.

Henry le Taverner, sent to the abbot and convent of Fontayns.—*Afterwards the writ was changed under the same date [for one] to the abbot and convent of Robertsbridge.*

Ralph de Aldyngburn, sent to the abbot and convent of Tavistok.—*Afterwards, 8 February, the writ was changed [for one] to the prior and convent of Bodmynn.*

Roger de Kyghelay, sent to the prior and convent of Holy Trinity, York.

Henry de Herleseye, sent to the abbot and convent of Glastonbury.

Adam de Skelton, sent to the abbot and convent of Skelton.

William Deuros sent to the prior and convent of St. Thomas the Martyr, near Stafford.

William de Spyny, sent to the prior and convent of Suthwyk.

Robert de Maners, sent to the abbot and convent of Tychefeld.

1317.

March 19.  
Clarendon.

Philip de Radynges, who served the king and his father, is sent to the prior of the hospital of St. John of Jerusalem in England to receive for life the same maintenance in the hospital of Hampton near Kyngeston as Lambert de Clay, deceased, had there. By p.s. [4085.]

Jan. 9.  
Clipston.

Robert le Forester of Stebenheth acknowledges that he owes to Thomas de Caumpes and Iterius his brother 25*l.*; to be levied, in default of payment, of his lands and chattels in the county of Middlesex.

Robert de Bourn of Stebenheth acknowledges that he owes to Thomas de Caumpes and Iterius his brother 25*l.*; to be levied, in default of payment, of his lands and chattels in the county of Middlesex.

Andrew de Brunne of Stebenheth acknowledges that he owes to Thomas de Caumpe and Iterius his brother 25*l.*; to be levied, in default of payment, of his lands and chattels in the county of Middlesex.

Nicholas le Clerk of Romford acknowledges that he owes to John Gerland of Goldhangre 60*l.*; to be levied, in default of payment, of his lands and chattels in the county of Essex.

Jan. 14.  
Nottingham.

Walter son of Walter Cole came before the king, on Friday after St. Hilary, and sought to replevy his land in Brixaneston, taken into the king's hands for his default before the justices of the Bench against Richard Frellard. This is signified to the justices.

Jan. 16.  
Clipston.

John de Agmondesham of Robertsbridge acknowledges that he owes to Master Robert de Patrica, clerk, and John de Seitano, the said Robert's yeoman, 53*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in the county of Sussex.

Jan. 3.  
Clipston.

Arnald de Tillio, clerk, has letters to the abbot and convent of Ramesseye to receive the pension that they are bound to give to one of the king's clerks by reason of the new creation of the abbot.

1317.

*Membrane 17d—cont.*Jan. 12.  
Clipston.

To R. count of Flanders. The king has received complaint from Bartholomew de Thorp, Robert de Gymmyngham, Eustace de Hapesburgh, Roger de Wykemere, and John de Trunch, burgesses and merchants of Great Yarmouth, that whereas they lately caused certain ships to be laden at Rouen in Normandy with cloth, canvas, iron, nuts, and other goods to the value of 279*l.* sterling, for the purpose of bringing them to Yarmouth, certain robbers and pirates of the count's power with a great number of ships attacked the aforesaid ships and their crews on their voyage to England on the sea-coast near Depe with the assent of all and singular of the count's power, and entered the said ships by force and arms, and took and carried away all the goods contained in them; wherefore the king requests the count to cause speedy justice to be done to the aforesaid merchants, certifying the king by the bearer hereof of his proceedings in this matter.

*MEMBRANE 16d.*Jan. 10.  
Clipston.

To the treasurer and barons of the exchequer. Order to command all sheriffs to cause proclamation to be made in cities and market towns prohibiting any merchant, native or foreign, or other, from bringing clipped money of the king's or counterfeit money into the realm, or from using the same, under pain of forfeiting such money for the first offence, their money and goods for the second, and their bodies in addition for the third, and to order others who are not merchants to perforate such money and send it to the exchequer to be re-coined.

*[Fœdera.]*Jan. 24.  
Woodstock.

John Edwynne of Theyden atte Munt, the elder, acknowledges that he owes to John de la Chaumbre, citizen of London, 6 marks 7*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in the county of Essex.

Robert de Faleham acknowledges that he owes to John Stoyl of West Wyttenham, 12*l.*; to be levied, in default of payment, of his lands and chattels in the county of Berks.

Roger de Suthcote of London, 'cornmonger,' acknowledges that he owes to Hugh le Despenser, the younger, 50 marks; to be levied, in default of payment, of his lands and chattels in the city of London.

*Cancelled on payment.*

John Edred of Evre, John de Thorneye, farrier (*feroun*), of London, and Gilbert Edred, farrier (*feroun*), of London, acknowledge that they owe to Thomas de Caumpes and Iterius his brother 80*l.*; to be levied, in default of payment, of their lands and chattels in the county of Buckingham and in the city of London.

Jan. 16.  
Clipston.

To the sheriff of Gloucester. Order to cause proclamation to be made prohibiting any one from tourneying, etc., or doing any feats of arms in his bailiwick, except for the expedition of the Scotch war, under pain of grievous forfeiture.

By p.s. [3947.]

*[Fœdera.]*The like to all the sheriffs of England. *[Ibid.]*

1316.

Dec. 23.  
Clipston.

To the *rectores, consules*, and community of the city of Florence. The king learns from the complaint of Burnetus Guillelmi and Nicholas Guillelmi of Luca, spicers (*apothecariorum*) of London, that whereas they were deputed to make certain provisions for the king's wardrobe, and paid for this purpose 200 marks sterling in London to the merchants of the

1316.

*Membrane 16d—cont.*

society of the Cornekyns of Florence, in order that they might pay this money for Burnetus and Nicholas to certain merchants in the fairs of Troys la Chaude in Champagne, which sum Burnetus and Nicholas owed to the said merchants for divers things bought from them for the king's use, the said merchants of the society of the Cornekyns did not pay the money as they ought to have done and secretly left the kingdom with their goods and chattels; wherefore the king requests the *rectores, consules*, and community to hear what the bearer hereof shall tell them, and to compel the merchants of the aforesaid society, if they have been received in their city, to pay the money to the said merchants or their proctors in this behalf, together with their damages, certifying the king by the bearer of these presents of their proceedings.

1317.

Jan. 24.  
Woodstock.

To the sheriff of Kent. Order to cause proclamation to be made that a gallon of better ale shall be sold for 1½d., and a gallon of the second sort (*alterius*) for 1d., in cities, boroughs, and towns, and in country towns a gallon of the better sort shall be sold for 1d., and to order all lords of liberties and others who have emends of the assize of ale to cause this assize of ale to be kept in their liberties, the king having ordained by his council that ale shall be sold at the above rates, because he understood, from the complaints of the people and by petition exhibited before the council, that brewers brew and sell ale too dearly at their pleasure, having no respect to the old assize of ale, and that both wheat and barley, which might be reserved for bread and of which there has been a less supply than usual this last two years on account of bad seasons, are converted into malt to such a degree that, unless a remedy be provided, a great part of the lower and poor people will shortly suffer from famine, and as he considered that in London, where there is a greater concourse of people than anywhere else in the realm, the assize of ale, to wit a gallon of the best ale for 1½d., and a gallon of the weaker for 1d., is ordered to be observed and that it might be observed in other cities, boroughs, and market-towns.

The like to all the sheriffs of England.

Feb. 1.  
Andover.

To the prior and convent of Thurgarton. Request that they will grant to Alice la Palemere of Nottingham by their letters patent a suitable allowance for her maintenance in food and drink, to be received from their house for life, the king wishing to provide her with maintenance for life lest she be brought to want on account of the expenditure of her goods about the construction of the bridge of Notyngham, upon which she has spent and still spends great sums for the common utility of all persons passing over the same, the king wishing that she may be animated to complete so desirable a work when she sees that she is sure of suitable maintenance for life.

Feb. 2.  
Clarendon.

To the prior and convent of Christ Church Twynham. Order to admit into their house John Makerel, who has long served the king, in place of John le Palefrejour, deceased, who had his maintenance for life in their house, and to find John Makerel for life the same maintenance in all things as John le Palefrejour had.

Feb. 20.  
Clarendon.

To the sheriff of York. Order to certify the king of the names of such as have resisted him and his ministers in levying the debts due to the king, in accordance with the king's orders, and of the manner and form of such resistance and disobedience, sending the inquisitions taken in this behalf into chancery before the quinzaine of Easter next.

By K. and C.

[*Fœdera.*]

The like to all the sheriffs of England. [*Ibid.*]

April 4.  
Clarendon.

To the masters, *échevins*, and bailiffs of Malynes. Whereas lately at the suit of Luke de Haveringg' and James Beaufour, merchants of this realm,

1317.

*Membrane 16d—cont.*

that they lately sent to Brabant by Thomas de Haveringg', their servant, 21 barrels of honey, price 50*l.*, and 7 tuns of wine, price 49*l.*, to trade there with the same, and the masters, *échevins*, and bailiffs arrested the honey and wine without reasonable cause, and detained the same for some time, the king requested them to restore the honey and wine to the said Thomas; and afterwards, because he was given to understand that Luke and James sustained damage to the amount of 240*l.* sterling by reason of the arrest and detention of their goods, the king requested the masters, *échevins*, and bailiffs to cause suitable amends to be made to the said Luke and James for such damages; to which they replied that lately, on account of many grievous damages inflicted by the Flemings upon the men of Brabant and of that town, and also on account of a general prohibition of any one taking any goods or victuals to Flanders, they arrested the aforesaid wine and honey when they were found among certain goods of the men of Flanders arrested by certain men of their parts, and that they detained the honey and wine aforesaid until they received the king's letter from the said merchants, and that they then caused the honey and wine to be restored, taking oath and security from the attorney of the said merchants that he would cause the honey and wine to be taken elsewhere in Brabant and not to Flanders, the attorney having made them a good acquittance of the aforesaid arrest, adding in their letter that, after the delivery, the said attorney went to Ghent in the middle of Flanders with the honey and wine, and there sold the same, contrary to his oath and security and the aforesaid prohibition, wherefore they prayed the king to hold them excused concerning the premises; the king nevertheless requests them to cause amends to be made to Luke and James according to his former request, as the merchants have shewn in the king's court that the wine and honey were taken to Andwerp in Brabant and there sold, and it is not reasonable that Luke and James should incur such damages by reason of the aforesaid acquittance, which was probably made through fear. They are to certify the king by the bearer of their proceedings.

*MEMBRANE 16d.*

- Jan. 10. Walter de Scotelthorp came before the king, on Wednesday after St. Clipston. Hilary, and sought to replevy their land to William son of John de Swynsted and Matilda his wife and Robert his son, taken into the king's hands for their default before the justices of the Bench against Eufemia, late the wife of William le Mareschal. This is signified to the justices.
- Jan. 8. Roger Jolif, who long served the king, is sent to the prior and convent of Clipston. Bruiton to receive his maintenance in their house for life. By p.s.
- Jan. 10. Robert de Maners, hobeler (*hobelarius*), who served the late king in his Clipston. war in Scotland in divers garrisons there, and who is now so infirm that he can no longer serve the king, is sent to the abbot and convent of Langele to receive his maintenance for life. By p.s. [3930.]
- William de Spyney, crossbowman (*balistar*'), who served the late king, as above, is sent to the abbot and convent of Abbotesbury to receive his maintenance in their house for life. By p.s. [3930.]
- Jan. 21. Walter Cros, citizen of London, fishmonger (*peysoner*), acknowledges Loughborough. that he owes to Hugh le Despenser the younger 50 marks; to be levied, in default of payment, of his lands and chattels in the city of London.  
*Cancelled on payment.*
- Jan. 4. To John de Hastings. Order to go to Ireland in person or to send Clipston. thither a sufficient power of men-at-arms according to the quantity of his



1317.

*Membrane 15d—cont.*

lands in that country, so that he or they be at Haverford at the Purification next, prepared to set out for Ireland and to stay there for the defence thereof, the king having ordained, by himself and council, that Roger de Mortuo Mari of Wyggemor shall be at Haverford at the above feast with a multitude of men for the purpose of proceeding to Ireland to repel the invasion of that country by Edward de Brus and his accomplices, Scotch rebels. [*Fœdera ; Parl Writs.*]

The like to fourteen others. [*Ibid.*]

To Thomas de Brotherton, earl of Norfolk and marshal of England. Order to send to Ireland a sufficient force of men, etc. [*Ibid.*]

Joan, late the wife of Ed. de Multon, tenant in chief as of the honour of Albemarle, puts in her place Robert de Sadington and Henry de Gurmundle to seek and receive her dower in chancery.

Jan. 27.  
Woodstock.

Henry Feteplace, parson of the church of Grendon, diocese of Lincoln, acknowledges that he owes to Peter son of Eustace de la Rokele of Bourton 100 marks; to be levied, in default of payment, of his lands and chattels in the county of Buckingham.—The chancellor received the recognisance.

Jan. 20.  
Daventry.

Alice, late the wife of John de Burstowe, knight, acknowledges that she owes to Walter, archbishop of Canterbury, 500 marks; to be levied, in default of payment, of her lands and chattels in the county of Surrey.

John son of John de Burstowe, knight, the younger, acknowledges that he owes to the aforesaid archbishop 200*l.*; to be levied, in default of payment, of his lands and chattels in the county of Surrey.

Jan. 27.  
Woodstock.

Juliana Sewy acknowledges that she owes to Thomas Gysorz 15*l.*; to be levied, in default of payment, of her lands and chattels in the city of London.

*Cancelled on payment.*

Nicholas de Turevill acknowledges that he owes to Turricus de Northampton, merchant, 80*l.*; to be levied, in default of payment, of his lands and chattels in the county of Northampton.

John le Meysteressone of Suthcreyk acknowledges that he owes to Richard de Hasseneye of Creyk 100*s.*; to be levied, in default of payment, of his lands and chattels in the county of Norfolk.

Jan. 28.  
Woodstock.

To Master Gilbert de Middleton. Order to join the king at Clarendon in the octaves of the Purification, as the king wishes to have a *colloquium* with him and others of his council at that date. [*Parl. Writs.*]

The like to twelve others. [*Ibid.*]

William le Spenser of Saltfletchaven acknowledges that he owes to Gilbert Askyl 9*l.*; to be levied, in default of payment, of his lands and chattels in the county of Lincoln.

Robert Broun of Burnedish acknowledges that he owes to Thomas son of John Doget of London 40*l.*; to be levied, in default of payment, of his lands and chattels in the county of Middlesex.

William Flemyng acknowledges that he owes to Richard atte Doune 5 marks; to be levied, in default of payment, of his lands and chattels in the county of Kent.

Jan. 24.  
Brackley.

Roger de Kigheley is sent to the abbot and convent of Kirkestall in Eyrdale, on account of his service to the king and his father, to receive his maintenance.

By p.s. [3975.]

1317.

*Membrane 15d—cont.*

Feb. 28. William Spyny, who served the king and his father, is sent to the prior  
Clarendon. and convent of Sandelford near Neubury to receive his maintenance for life.

By K.

The like for Ralph de Wakefeld to the abbot and convent of Funteyns.

By K.

March 10. Thomas Prest, who long served the king, is sent to the abbot and con-  
Clarendon. vent of Muchelneye to receive the same allowance as Peter le Messenger,  
deceased, had in that house. By p.s. [4071.]

March 10. Ralph Russel of Keyrwent, who served the king and his father in Scot-  
Clarendon. land, is sent to the abbot and convent of Netley (*Letele*) to receive the  
necessaries of life in food and clothing.

*MEMBRANE 14d.*

Jan. 28. Hugh de Byford, chaplain, has letters to the abbot and convent of West-  
Woodstock. minster to receive the pension that they are bound to grant to one of the  
king's clerks by reason of the new creation of the abbot.

By p.s. of the 8th year in the files of the 10th year.

Feb. 4. To the prior and convent of Ely. Order to admit into their house  
Clarendon. Grimbold de la Batude, on account of his service to the king and his father  
and to Edward, the king's eldest son, and to grant him such maintenance as  
Little (*Parvus*) Hikk, deceased, had in their house by the king's order, and  
to assign him a chamber within the enclosure of the priory for his residence  
whenever he wishes to go thither. By p.s. [3998.]

Jan. 26. Yereward le Keu, who has long served the king, is sent to the abbot and  
Woodstock. convent of Gloucester to receive such maintenance as Pelgroyne, deceased,  
had in their house. By p.s.

Feb. 5. Robert son of William le Vavasour acknowledges that he owes to William  
Clarendon. de Thorntoft, clerk, 40s.; to be levied, in default of payment, of his lands  
and chattels in the county of York.

*Cancelled on payment.*

John Maryot of Walyngford acknowledges that he owes to John Hose-  
bond of London, 'blader,' 20l.; to be levied, in default of payment, of his  
lands and chattels in the county of Berks.

Jan. 31. To the abbot, the *podestà* and the captain of the city of Genoa. Request  
Andover. that they will permit Leonard Pessaigne of Genoa to provide five defensible  
galleys in aid of the Scotch war, and to equip them with armed men, armour,  
victuals, and all other necessaries, for which purpose the king is sending him  
to their parts, and that they will permit him to take the same away from there,  
and that they will aid and favour him in the execution of his commission.  
[*Fœdera.*] By p.s. [3991.]

To the rulers or keepers of the realm of Spain. Request that they will  
permit the servants of Anthony Pessaigne of Genoa, knight, to buy and  
provide up to 1,000 rased bushels (*rasuras*) of wheat in that realm, and to  
load the same in ships and carry it away without hindrance, the king having  
enjoined Anthony to make such provision. [By p.s. 3991.]

Feb. 12. John de Metton, of the king's kitchen, is sent to the prior and convent of  
Clarendon. Norwich to receive his maintenance in their house.

By K. on the information of brother Luke de Wodeford.

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*Membrane 14d—cont.*

The like in favour of Reginald de Sancto Albano addressed to the prior and convent of Shelbred.

By K. on the information of the aforesaid brother Luke.

William de Piry, on account of his service to the king and his father, is sent to the prior and convent of St. Swithin's Winchester to receive for life the same allowance as Baldwin le Usset had at the late king's request in their house.

By K.

Feb. 24.  
Clarendon.

Matilda de Haukeseye, laundress of the king's household, is sent, on account of her long service, to the abbot and convent of Westminster to receive the same allowance in all things as John de Somerset, deceased, received in their house.

By p.s. [4039.]

Feb. 27.  
Clarendon.

Robert de Gardino, on account of his service to the king and his father, is sent to the master and brethren of the hospital of Hampton near Kingston, to receive for life the same allowance as Lambert le Wafrer, deceased, had in their house.

By K. on the information of brother Luke de Wodeford.

To J. duke of Brittany. The king has received complaint from Roger de Melton, clerk, that whereas he and other merchants of this realm had loaded a ship with 105 tuns and 5 pipes of wine in Gascony, and were bringing her to Normandy, the ship was endangered on the isle of Baspale on the coast of Brittany, and 18 tuns and 2 pipes of the said wine with the tackle of the ship were carried by his servants to land within the duke's dominion, and although he paid the customs due for such wines loaded within the duke's dominions and shewed divers of the duke's letters under his seal to certain of his bailiffs to prove this, the said bailiffs took and detained without reasonable cause the wines so saved with the ship's tackle; wherefore the king requests the duke to cause justice to be done to the said Roger or his attorney concerning the detention of the wines and tackle and his damages, certifying the king of his proceedings by the bearer. He is requested to grant letters of safe-conduct to the said merchant and his attorney in order that he may the more securely seek for and recover his aforesaid goods.

March 14.  
Winchester.

To Robert de Kendale, constable of Dover castle and warden of the Cinque Ports. Order to permit brother Richard de Pavely, prior of the hospital of St. John of Jerusalem in England, to pass the sea in the port of Dover with his household, horses, and other things, provided that he do not carry with him any *apportus* or do anything contrary to the statute in this case provided, except reasonable expenses for himself and household, as the king has granted him licence to go to parts beyond sea.

By K.

Feb. 20.  
Clarendon.

To the taxors and collectors of the sixteenth in co. Wilts. Order to certify the king of the names of such as have resisted the collection of the sixteenth from themselves or their tenants, taking inquisitions concerning the same, if necessary, so that the king be certified thereof before the quinzaine of Easter next. The king has ordered the sheriff to assist them in this behalf.

By K. and C.

[*Parl. Writs.*]

*Et erant patentes.*

The like to the taxors and collectors in all the counties of England, and in the East, West, and North Ridings of the county of York. [*Ibid.*]

To the sheriff of Cornwall. Order to cause inquisitions to be made concerning such as have any hundreds, bailiwicks, and regal liberties in his bailiwick, from what time they had them, and in what manner they have had them, and what hundreds, bailiwicks, lands, tenements, rents or liberties have been usurped upon the king since his accession, and what suits have been substracted from him or concealed, returning the inquisitions into

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*Membrane 14d—cont.*

chancery before the quinzaine of Easter next; as the king understood, when going through divers parts of his kingdom, that many rights have been withdrawn from him and usurped.

By K. and C.

[*Fædera.*]The like to all the sheriffs of England. [*Ibid.*]*MEMBRANE 13d.*

Enrolment of fine made in the king's court at Westminster, in three weeks from Easter, 35 Henry III., before Roger de Thurkelby and Alan de Wassaund, justices, and others then present, between William de Clare, demandant, and Robert, abbot of Funteneye, deforciant, concerning the advowson of the church of All Saints, Warham, regarding which there was an assize of last presentation between them in the same court, to wit that William acknowledges the advowson to be the right of the abbot and his church of Funteneye, and he released the same to the abbot and his successors. He also released to them all his right in the advowson of St. Mary's Church, Warham. For this release and fine, the abbot granted and rendered to him the advowson of the church of Welles.

Feb. 15. William de Bello Campo, knight, acknowledges that he owes to Bernard  
Clarendon. Pelegrim 20 marks; to be levied, in default of payment, of his lands and chattels in the county of Wilts.

*Cancelled on payment.*

Feb. 15. To the treasurer and barons of the exchequer. Order to allow to Fulk  
Clarendon. son of Warin respite until Michaelmas next for all debts due from him to the exchequer, the king having granted him such respite, he being about to set out at the king's request for Ireland. By K.

March 1. To P. king of France. The king has received complaint from John de  
Clarendon. Roude of Devises, merchant, that whereas he lately went with divers sorts of merchandise to St. Omer, where the merchants of this realm then held their staple at the request of the father of the king of France, at which time the present king of France was count of Poitiers and supplied his father's place together with the count of St. Pol in those parts, certain of their ministers arrested 24 pieces of cloth of Ghent belonging to the said merchant, price 60*l.*, in his inn in that town, and caused the pieces to be removed thence, and refused to restore them to the said merchant; and although the said merchant prayed for restitution and satisfaction before the king when count of Poitiers and before the count of St. Pol, he has not yet secured restitution or satisfaction; wherefore the king requests him to order restitution or satisfaction to be made to the said merchant, certifying the king of his proceedings.

Feb. 20. To W. count of Hainault, Holland, and Zeeland, and lord of Friesland.  
Clarendon. Request that he will cause satisfaction to be made to Humphrey de Bohun, earl of Hereford and Essex, for what is due to him from the count according to an account made by Master John Walewayn and his fellows, appointed by the earl, and by Master John de Florence and others of the count's council, appointed by the count, for what was due to the earl by reason of the dower of Elizabeth, his late wife, the king's sister, in the county of Holland, as appears by the count's letters patent in the earl's possession, a transcript whereof is in the king's chancery, for which the king lately requested the count to satisfy the earl, which he has not yet done. He is requested to cause an account to be made speedily of what has not yet been accounted for, and to certify the king of his proceedings by the bearer.

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*Membrane 13d—cont.*Feb. 15.  
Clarendon.

To R. count of Flanders. The king has received complaint from Hugh de Haldanby, mariner, that whereas he lately loaded a ship of his called '*la Welyfar*' at Barton-on-Humbre with 80 quarters of malt and other victuals to the value of 100*l.*, for the purpose of taking the same to Berwick-on-Tweed for the maintenance of the king's men in that town, certain malefactors of Flanders [attacked] the said Hugh on his voyage, and took and carried away his ship, malt, victuals, and other goods; wherefore the king requests the count to cause satisfaction or restitution to be made to Hugh for the same.

Feb. 14.  
Clarendon.

To the sheriff of Lincoln. Order to cause proclamation to be made that no merchant, mariner, or other, native or foreign, shall carry corn, meat, fish or other victual out of the realm, without the king's special order, under pain of grievous forfeiture, as the king needs great store of victuals for the maintenance of his subjects defending the marches of Scotland and the land of Ireland, there being less supply of corn and other victuals everywhere in the realm than usual owing to the export of the same and the bad weather of the last two years. He is also ordered not to arrest this side the feast of All Saints any corn, wine, fish, spicery, or other such victuals, or the ships bringing the same, by virtue of any order to arrest goods of foreign merchants, as the merchants bringing victuals into the kingdom do not come in such numbers as they were wont to do, owing to the frequent arrests of their goods.

The like to all the sheriffs of England.

Feb. 18.  
Clarendon.

Alice, late the wife of Henry de Norton, is sent to the abbot and convent of Gloucester to receive for life maintenance in food and clothing and other necessities from that house, on account of her late husband's good service to the king in Scotland, where he died in the king's service. By p.s.

Afterwards, on 14 March following, she was sent to the prior and convent of Kenilworth to receive the maintenance of a free servant.

By K. on the information of Master Thomas de Cherleton.

Feb. 18.  
Clarendon.

To Master John de Stretford. Order to be at Westminster on the morrow of the close of Easter to treat with others of the king's subjects concerning certain of the king's affairs, which will be then explained by Walter de Norwyco, the treasurer.

The like to the following:

Master Robert de Baldok.

Master Gilbert de Middleton.

Master Walter de Thorp.

Master Richard de Stanhou.

Master [Andrew] de Brigg.

Master Geoffrey de Eton.

Feb. 20.  
Clarendon.

To the sheriff of Lincoln. Order to cause proclamation to be made that no merchant or other shall, under pain of grievous forfeiture, use any other measures to buy or sell with than those approved by the standards of London, causing it to be known that the king will shortly send certain persons throughout the realm to examine measures and to punish delinquents in this respect, complaints having been made that merchants and others use great measures to buy with and small to sell by, whereas it is contained in *Magna Carta* that the quarter of London shall be the only measure of corn. [*Fœdera.*]

The like to all the sheriffs of England. [*Ibid.*]

Feb. 20.  
Clarendon.

To the duke of Brittany. The king has received complaint from Luke Stout, merchant of Southampton, that whereas he lately bought at Nautes, within the duke's dominion, from John Just, John Mesun called '*Sampson*,' and Oliver Moriz of Burtnef of the pariah of St. Ciry in Roys 40 loads

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*Membrane 13d—cont.*

(*chargeas*) of salt, which amounted to 500 quarters according to the English measure of salt, and paid them for the same, and they bound themselves by their letters to deliver him all the salt before Midsummer last, they have nevertheless refused to satisfy him for the salt; wherefore the king requests the duke to call the said John, John, and Oliver before him, and to view their letters obligatory, and to hear the reasons of both parties, and to compel John, John, and Oliver to satisfy Luke or his attorney for all the salt and for his damages incurred in this behalf, certifying the king by the bearer of his proceedings herein.

*MEMBRANE 12d.*

Feb. 20. Thomas de Maydenstan acknowledges that he owes to James Beauflour  
Clarendon. 14*l.*; to be levied, in default of payment, of his lands and chattels in the county of Kent.

Feb. 22. John de Drokenesford, bishop of Bath and Wells, acknowledges that he  
Clarendon. owes to Robert de Hungerford, executor of the will of Adam atte Stock, 66*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in the counties of Wilts, Southampton and Somerset.

Enrolment of deed of Robert de Hungerford, executor of the will of Adam atte Stock, witnessing that whereas John, bishop of Bath and Wells, is bound to Adam in 100 marks for a loan by recognisance in chancery, to be paid to the executor at Rokburn a moiety in the quinzaine of Easter next and another moiety in the quinzaine of Holy Trinity next following, the executor wills that, having been contented for the above sum, he grants for himself and the other executors, if a bond made for the like sum by the bishop to Adam in his lifetime shall be found in the hands of the executors, it shall be annulled. Dated at Rokeburn, on Wednesday after St. Peter in Cathedra, to wit 23 February, 10 Edward II. Witnesses: Sir Adam atte Forde, Sir Roger de Upton, knights, John atte Bere, John Aygnel, John Hering.

*Memorandum*, that Robert came into chancery at Brammore, on the said day, and acknowledged the above deed.

Feb. 18. To the sheriff of Lincoln. Order to cause proclamation to be made that  
Clarendon. all persons having fairs by charters of the king or of his progenitors or otherwise shall cause the fairs to be held in the manner and form and on the days and times according to the tenor of the charters or as they ought to do according to the title, to wit from time out of mind, and upon no other days or times, and to summon all persons claiming to have fairs to be before the king's council at Westminster between the quinzaine of Easter and the feast of the Ascension with their charters and muniments and all other evidences and reasons by which they claim to hold such fairs, so that the king may cause to be done what shall seem good for the common utility of the realm, the king understanding that many persons having fairs sometimes anticipate the time when they ought to hold them and sometimes continue them beyond the time, to the prejudice of other fairs.

The like to all the sheriffs of England.

Feb. 20. John de Cormailles, knight, acknowledges that he owes to Richard de  
Clarendon. Tuddeworth 8*l.*; to be levied, in default of payment, of his lands and chattels in the counties of Wilts and Southampton.

Feb. 18. To R. count of Flanders. At the suit of Gauselin Pagani and Reymund  
Clarendon. his brother that whereas they lately caused a ship called '*la Mariot*' of

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*Membrane 12d—cont.*

Goseford to be laden at Bordeaux with 45 tuns and one pipe of wine and 22 barrels of wheat, price 300*l.* sterling, in order to bring the same to England to trade therewith, certain malefactors took the ship by force and arms whilst lying at Les Dunes near the port of Sandwich, laden with the said wine, wheat, and with other goods of divers merchants, and carried away at their pleasure the wine, wheat and other goods, the king commanded Robert de Kendale, constable of Dover castle and warden of the Cinque Ports, to enquire by the oaths of merchants and others what persons were guilty of carrying away the aforesaid goods and of other circumstances concerning the same; by which inquisition it was found that the aforesaid ship, whereof Richard Pynsweyn was master, laden with 109 tuns and 14 pipes of wine, price 696*l.* sterling, each tun at 6*l.*, and 77 quarters of wheat, price 77*l.*, each quarter at 20*s.*, and 16 quarters of wheaten flour, price 16*l.*, was anchored at Les Dunes near the port of Sandwich within the king's power, and that certain malefactors of the power of the aforesaid count, by the assent of the count and of all the community of Flanders, assaulted the master and mariners of the ship by force and arms at the said place, and took and carried away to Le Swyne, within the count's power, the ship and her tackle, price 100*l.* sterling, together with the beds, robes, armour, coffers, silver cups, and other jewels of the aforesaid merchants and mariners to the value of 20*l.* sterling, to the damage of the said merchants of 80*l.* over and above the aforesaid sums; of which wines, wheat and flour 45 tuns and one pipe of wine belonged to G[au]s[e]l[in] and Reymund, and 62 tuns to Grimoard Cardon, the wheat to Laurence du Molyn, and the rest of the wine, flour and other goods to the master and mariners, as Gauselin and Reymund have acknowledged before the king's council; wherefore the king requests the count to cause restitution or satisfaction to be made to the said merchants for the abovesaid goods, certifying the king by the bearer of his proceedings in this matter.

To the same. At the complaint of Aymer de Insula, citizen of Bordeaux, and of Arnold Dosinghonne, citizen of Bazas (*Wasatens*'), that whereas they lately caused a ship called '*Bon An de la Strode*' to be laden at Bordeaux with 86 tuns and 25 pipes of wine in order to bring the same to England to trade therewith, certain malefactors took the ship, laden with wines and other goods of divers merchants, by force and arms on the sea coast near the Isle of Thanet, and carried her and her cargo away, the king ordered the sheriff of Kent to enquire by the oath of natives and aliens concerning the capture of the same; by which inquisition it was found that John Crabbe and other malefactors of Flanders took by force and arms the aforesaid ship, laden with 86 tuns and 25 pipes of wine, price 788*l.* sterling, each tun at 8*l.* and each pipe at 4*l.*, at Le Dunes on the coast on her voyage to London, and carried her away with her tackle, chests, beds, and other small things belonging to John Springet, her owner, price 210 marks, detaining the said wines, whereof 43 tuns and 13 pipes belong to Aymer, 43 tuns and 12 pipes to Arnold, and the rest of the goods to the said John and the mariners of the ship, as John Dosinghonne, Arnold's brother, has acknowledged before the king's council; wherefore the king requests the count, etc., as above.

To the same. At the suit of Reymund de Bruma and Arnald his brother, merchants, that whereas they lately caused a ship called '*Coga*' of Valencia, to be laden at Bordeaux with 28 tuns of wine, price 168*l.* sterling, for the purpose of bringing the same to England to trade therewith, certain malefactors captured the ship and cargo at Les Dunes, near the port of Sandwich, the king ordered Robert de Kendale, constable of Dover castle and warden of the Cinque Ports, to make enquiry concerning the carrying away aforesaid; by which it was found that the said ship, whereof Constantine de Brekston was master,

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*Membrane 12d—cont.*

laden with 90 tuns and 36 pipes of wine, price 668*l.* (*sic*) sterling, each tun at 6*l.*, 20 quarters of wheat, price 20*l.*, and 13 bales of *avoir-du-pois*, price 180*l.*, and 17 bales of *avoir-du-pois*, price 200*l.*, was anchored at Les Dunes, near the port of Sandwich, within the king's power, and that certain malefactors of the power of the said count assaulted the master and mariners and merchants with force and arms, and took and carried away the ship and her tackle, price 120*l.* sterling, together with the beds, robes, armour, coffers, silver cups, and other jewels of the merchants and mariners, price 22*l.* sterling, and all other goods and chattels in the ship, and carried the same to Le Swyne within the count's power, to the damage of the merchants of 100*l.* over and above the above sums; of which wines and other wares 28 tuns of wine, price 168*l.* sterling, belonged to the said Reymund and Arnald, 17 bales of *avoir-du-pois* to Reymund, Poncius Lente and Bonetus his brother, 50 tuns and a pipe of wine to Reymund, Aymer de Malonia, Gilbert de Brolio, and John de Monte Albano, 20 tuns of wine to Reymund and to John du Pek, 13 bales of *avoir-du-pois* to Reymund, Dominic Pellice, and John Perer', as Reymund and Arnald have acknowledged before the king's council; wherefore the king requests the count, etc., as above.

March 9. William de Wodmanton and Robert Russel acknowledge that they owe to Clarendon. Robert de Harewedon, parson of Donton church, 10*l.*; to be levied in default of payment, of their lands and chattels in the county of Wilts.—The chancellor received the recognisance.

Hugh de Beckeleye acknowledges that he owes to William de Wodmanton and Robert Russel 10*l.*; to be levied, in default of payment, of his lands and chattels in the county of Wilts.—The chancellor received the recognisance.

March 14. Thomas Brayn of Hereford acknowledges that he owes to Philip de Winchester. Wall[ia], clerk, 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in the county of Hereford.

March 14. Richard de Terstwod acknowledges that he owes to Robert de Bury Winchester. 1,000*l.*; to be levied, in default of payment, of his lands and chattels in the county of Southampton.

*MEMBRANE 11d.*

March 21. Robert le Vavasour, parson of the church of Freston, diocese of York, Clarendon. acknowledges that he owes to John de Ellerker, the elder, 6 marks; to be levied, in default of payment, of his lands and chattels in the county of Cambridge.

*Cancelled on payment.*

Bancus de Leer, who is about to set out to parts beyond sea, puts in his place Nicholas Seriolus of Genoa to seek and receive from Infred de Howeles 40*l.*, in which he is bound to Bancus by recognisance in chancery, and to make letters of acquittance, etc.

Enrolment of release by John Charteneys, son and heir of John Charteneys, to Augustine de Woxebrigge, clerk, and Matilda de Rothingg' of his right in the manor of Latton near Harlagh and in the advowson of the priory of Latton, which Elias son of John de Colecestre and Juliana his wife, mother of the releasor, granted to them by fine levied in the king's court. Witnesses: Sir William de Ayremynne and Sir John de Heydon, clerks; Robert de Sandale; Thomas de Sandale; John de Wileby; Edmund le Spycyr of Canterbury. Dated at Winchester, Tuesday after St. Gregory the Pope, 10 Edward II.



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*Membrane 11d—cont.*

*Memorandum*, that John came [into chancery] at Winchester, on the aforesaid day, and acknowledged the above deed.

March 23. Adam Angod of Thelwetham (*sic*) acknowledges that he owes to John  
Clarendon. Basset, clerk, 40s.; to be levied, in default of payment, of his lands and chattels in the county of Suffolk.—The chancellor received the recognisance.

March 23. John de Wyly and Joan his wife came before the king, on Thursday after  
Clarendon. St. Benedict, and sought to replevy their land in Chirchedelewe, taken into the king's hands for their default before the justices of the Bench against Alice, late the wife of Walter Hakelute. This is signified to the justices.

William de Henle, knight, acknowledges that he owes to Robert de Kelseye 40 marks; to be levied, in default of payment, of his lands and chattels in the county of Surrey.

*Cancelled on payment.*

March 25. William de Suthwyk came before the king, on Friday after the above  
Clarendon. feast, and sought to replevy his and his son John's land in Ashedon, taken into the king's hands for their default before the justices of the Bench against William de Aspel and Matilda his wife.

March 24. John Payn of Ledredde came before the king, on Thursday after St.  
Clarendon. Edward the King and Martyr, and sought to replevy to John son of Henry Payn and Alice late the wife of Henry Payn their land in Ledredde, taken into the king's hands for their default before the justices of the Bench against Edith, late the wife of John de Chereburgh. This is signified to the justices.

Nicholas de Donynton acknowledges that he owes to Robert de Sandale 100*l.*; to be levied, in default of payment, of his lands and chattels in the county of York.

Henry de Lyndeseye, notary, acknowledges that he owes to William de Ayremyun, clerk, 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in the city of London.

March 29. Roger de Whethampsted acknowledges that he owes to John Prodhorne,  
Clarendon. citizen of London, 20*l.*; to be levied in default of payment, of his lands and chattels in the county of Kent.

Gerard de Audonard acknowledges that he owes to William de Hedersete, citizen of London 20*l.*; to be levied, in default of payment, of his lands and chattels in the county of Hereford.

March 30. Robert de Rocheford, knight, acknowledges that he owes to John de  
Clarendon. Mundon 100 marks; to be levied, in default of payment, of his lands and chattels in the county of Essex.

March 31. Stephen le Hosiere of Berking and Margaret his wife came before the  
Clarendon. king, on Thursday after the Annunciation, and sought to replevy their land in Berking, taken into the king's hands for their default before the justices of the Bench against Ralph Aubyn. This is signified to the justices.

March 14. To W. archbishop of Canterbury. Order to come to the king at West-  
Winchester. minster on Friday after the close of Easter next, as the king wishes to have a *colloquium* with certain prelates and *proceres* and others of his council.  
[*Parl. Writs.*]

By K.

The like to the following:

W. bishop of Exeter.

Thomas, earl of Lancaster.

Humphrey de Bohun, earl of  
Hereford and Essex.

Robert de Holand.

Hugh le Despenser the elder.

Hugh le Despenser, the younger.

William de Beresford.

William Inge.

Henry le Scrop. [*Ibid.*]

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*Membrane 11d—cont.*April 1.  
Clarendon.

Reginald de Sancto Albano, who long served the king and his father, is sent to the prior and convent of Lewes to receive such maintenance as William Gomage, deceased, had in their house.

By K. on the information of brother Luke de Wodeford.

Robert de Beston, 'stedeman,' who long served the king, is sent to the abbot and convent of Roucestre to receive the necessaries of life.

By K. on the information of brother Luke.

April 8.  
Clarendon.

William son of David de Maldon and John de Sulbyry came before the king, on Friday after St. Ambrose the bishop, and sought to replevy their land in Maldon, taken into the king's hands for their default before the justices of the Bench against Hugh le Pelter of London and Margery his wife.

March 29.  
Clarendon.

Geoffrey de Thorp, who long served the king, is sent to the abbot and convent of Eynesham to receive such allowance therein as Roger le Blobber, deceased, had in their house.

By p.s. [4116.]

March 14.  
Winchester.

To John de Heselarton, John de Donecastre, and Alexander de Cave. Order to intend at once to their commission to enquire in the counties of York, Nottingham, and Derby concerning ministers of the king and of others who have taken and carried away corn, victuals, or other goods of prelates, men of religion, ecclesiastic persons, clerks, or laymen within or without market towns, and who have taken horses, oxen, carts, ships, or boats to make carriage, against the wills of their owners or keepers, and also of those who carried away such things with their owners' consent and have not satisfied them for what was agreed upon, and who have offended against the articles of the statute of Westminster, 3 Edward I., and concerning the goods and their value, etc., so carried away. They are to send to the king in chancery before the quinzaine of Easter the inquisitions already taken by them and which shall be taken by that time. By K. and C. [*Parl. Writs.*]

The like to other commissioners in other counties. \* [*Ibid.*]

March 30.  
Clarendon.

To the abbot and convent of Stretford-atte-Bowe. Request that they will admit into their house Master John de Sutton, the king's cook, on account of his long service to the king, and that they will grant him maintenance in food and clothing and two robes yearly as for a servant, and maintenance for two grooms and two horses, and robes for the grooms of the suit of the abbot's grooms, and that they will find him candles, litter, firewood, and all other necessaries, and assign to him a chamber within the abbey.

By p.s. [4122.]

April 4.  
Clarendon.

To the duke of Brittany. Thomas Stout of Southampton, merchant, has shewn the king that whereas a ship of his called '*la Nicholas*' of Southampton was lately freighted at La Rochelle (*Rupelham*) by divers merchants to carry to Flanders their wines and other goods with certain wines and goods of the said Thomas, and the ship on her voyage passed by the port of Crouden, in the duke's dominion, his bailiff of that port arrested the ship with her tackle, price 150*l.*, and with certain wines of the said Thomas, violently expelling certain of her mariners and imprisoning the others, whom he still detains in prison; wherefore the king requests the duke to cause speedy justice to be done to the aforesaid merchant, certifying the king of his proceedings by the bearer.

Robert de Hilton and Margaret his wife put in their place Adam de Brakford to seek and receive in chancery her dower of the knights' fees and advowsons of John de Wygeton, tenant in chief, her late husband.

1317.

*Membrane 11d—cont.*April 7.  
Clarendon.

Simon son of Simon de Perpount acknowledges that he owes to John de Triple, citizen of London, 20*l.*; to be levied, in default of payment, of his lands and chattels in the county of Sussex.

April 7.  
Clarendon.

Ralph Russel of Keyrwent, who long served the king and his father in Scotland, is sent to the prior and convent of Breweton to receive his maintenance in food and clothing. By p.s.

—

Robert de Hilton puts in his place Robert de Haukwell and Philip de Weyng' to prosecute his alleged right in chancery in the lands of the late William de Vesey of Kildare, tenant in chief.

William de Wydeslade, merchant of London, puts in his place William de Braundon to prosecute in chancery the matter of an arrest lately made for him by the king's writ.

April 15.  
Clarendon.

Roger le Bret of Sudbiry acknowledges that he owes to John de Chelmersford, clerk, 27*l.* 15*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in the county of Suffolk.

Thomas atte Lee of Kymynton, Adam atte Lee of Kymynton, and Richard Hubert of Kymynton acknowledge that they owe to William de Upton, citizen of London, 20*l.*; to be levied, in default of payment, of their lands and chattels in the county of Hertford.

April 18.  
Westminster.

Margery, late the wife of Robert de Basyng, acknowledges that she owes to Richard de Thorp 20*l.*; to be levied, in default of payment, of her lands and chattels in the city of London.

*Cancelled on payment.*

John son of Hugh de Boclund acknowledges that he owes to Richard de Tudworth 25*l.*; to be levied, in default of payment, of his lands and chattels in the county of Southampton.

*Respice in cedula pendente pro diversis mercatoribus Anglie.**MEMBRANE 11d—Schedule.*April 8.  
Clarendon.

To B. count of Flanders. The king has received complaint from Stephen Alard of Wynchelse that whereas he lately wished to take a ship of his called '*la Johanette*,' laden in Cornwall with corn of his, thence to Wynchelse by Richard Hanybuck, master of the same, in order to trade there with the corn, certain malefactors of the count's power took the ship and cargo by force and arms on the sea between Beauchief and Wynchelse, and slew the master and all his fellows and servants in the ship, and carried into the count's power the ship and her tackle and cargo, price 120*l.*; wherefore the king requests the count to hear the complaint of the said merchant or of his attorney, and to do him speedy justice.

To the same. The king has received complaint from James Beauflour, merchant, that whereas he lately caused a ship called '*Coga Sancte Marie*' of Wynchelse to be laden at Bordeaux with 94 tuns of wine, price 752*l.* sterling, each tun at 8*l.*, for the purpose to taking the same to Antwerp in Brabant to trade there with the same, certain malefactors of the count's power took the ship and wines by force and arms whilst on her voyage between Wolp' and Walghhere, and carried them to Le Swyne within the count's power, and afterwards paid to the attorney of the said James, who was waiting to obtain payment for the wines if possible, 40*s.* for each tun, retaining 6*l.* for each tun; wherefore the king, etc., as above.

1317.

*Membrane 11d—Schedule—cont.*

To the same. The king has received complaint from William Clement, Stephen Clement, and Bartholomew Campioun, that whereas certain merchants of the king's realm lately freighted their ship called '*Coga Sancte Marie*' of Wynchelse at Bordeaux with corn, wine, and other goods to be taken thence to Andwerp in Brabant, certain malefactors of the count's power took and carried away the ship, with the corn, wines, and other victuals of the said William, Stephen, and Bartholomew, together with her tackle, which are estimated at 40*l.*, on her voyage between Wolpe and Walghere, etc.

*MEMBRANE 10d.*

April 4.  
Clarendon.

To the master and *diffinitores* of the chapter-general of the Friars Preachers about to assemble at Pampeluna in Arragon. Request for their prayers for the good estate of the king, queen Isabella, Edward de Wyndesore his eldest son, and John de Eltham his youngest son, and that they will cause them to be commended in like wise by the other friars of their order. [*Fadera.*]

April 2.  
Clarendon.

To the abbot and convent of Evesham. Request that they will admit into their house Gregory Burdon, who long served the king and his father, and find him the maintenance of a gentleman (*quasi pro homine gentili*) for life.  
By p.s. [4127.]

April 18.  
Westminster.

Thomas le Potager, yeoman of the king's kitchen, who long served the king and his father, is sent to the prior and convent of Spaldyng' to receive the same maintenance as Walter le Barber, deceased, had in their house.  
By p.s.

Richard de Kerdyf, who served the king and his father, is sent to the abbot and convent of Malmesbury to receive maintenance.

Henry de Stedman, who served the king and his father, is sent to the abbot and convent of Stratford to receive such maintenance as Richard de Crosseneyt had therein.

Geoffrey le Corouner, who served the king and his father, is sent to the abbot and convent of Fountains to receive maintenance.

Geoffrey de Thorp is sent to the abbot and convent of Thame to receive such maintenance as William Cade had in their house.

Henry le Stedeman is sent to the abbot and convent of Stratford to receive such maintenance as Richard de Crosseneyt had in that house.

April 22.  
Westminster.

Hugh son of Peter, who served the king and his father, is sent to the abbot and convent of Whiteby to receive the necessities of life in food and clothing according to the requirements of his estate.

By K. on the information of Thomas de Cherleton.

William Deveros is sent to the abbot and convent of Wynchecumbe to receive the necessities of life.

By K. on the information of Master Thomas de Cherleton.

Robert Henry, who served the king and his father, is sent to the prior and convent of Coumbwell to receive maintenance in food and clothing according to the requirements of his estate.

Adam de Skelton, who long served the king in the garrison of Berwick-on-Tweed and elsewhere in Scotland, is sent to the abbot and convent of Alnewyk.  
By K.

1317.

*Membrane 10d—cont.*May 12.  
Windsor.

Robert de Crouland, who served the king and his father, is sent to the abbot and convent of Redynges to receive such maintenance as John le Convers, deceased, had in that house.  
By p.s.

April 10.  
Clarendon.

To Hugh de Prestwold. Order to be before the king's council at Westminster on Thursday after St. Mark, in order to give his counsel upon certain of the king's affairs.  
By C.

The like to Robert de Wyvill and Robert de Stock.

*Memorandum*, that on Saturday after the Close of Easter, to wit 16 April, it was agreed by the whole of the king's council at Westminster that no sheriff or coroner shall be made a justice to take assizes, deliver gaols, of oyer and terminer, or to do any other office of justice, because they ought to be intendent to other justices appointed in their county, and if it happen that the king order the contrary, the chancellor shall inform him of this agreement of the council before he do anything. [*Fœdera*.]

April 14.  
Crockham.

To the sheriff of Kent. Order to cause proclamation to be made of the assize of ale according to the king's late order, and to cause it to be observed, ordering all lords of liberties and others who have amends of the assize of ale to cause the assize aforesaid to be observed under pain of forfeiting their liberties, and that the king would have sent persons into that county to enquire concerning the same, as stated in his former order, but they have not been able to attend to these matters on account of other of the king's affairs upon which they were engaged, and that he will shortly cause them to come to that county when the matters they are engaged upon have been settled. The sheriff is to cause inquisition to be made of the names of brewers within or without liberties, and of the names of lords of liberties who have not observed or caused to be observed the aforesaid assize after the previous proclamation, and to certify the king of the same.

The like to all the sheriffs of England.

April 17.  
Westminster.

Nicholas de Derneford, clerk, has letters to the abbot and convent of Osney to receive the pension that they are bound to grant to one of the king's clerks by reason of the new creation of the abbot.

By K. on the information of Master Thomas de Cherleton.

Enrolment of release by Gilbert son of John le Blake of Lincoln to Robert de Wakefeld of his right in a messuage in the suburbs of Lincoln that Robert recovered against him by an assize of novel disseisin in the king's court before Edmund de Eyncourt, John de Insula, and Nicholas de Bolingbrok, the king's justices. Witnesses: Sir William de Ayremynne, Master Henry de Clif, William de Herlaston, clerks; Geoffrey de (*sic*) Scrop; John de Denn; William de Farford; Thomas de Sibethorp, clerk. Dated at Westminster, 19 April, 10 Edward II.

*Memorandum*, that Gilbert came into the chancery at Westminster, on the said day, and acknowledged the above deed.

— Eleanor, late the wife of Thomas de Warbulton, tenant in chief, puts in her place James de Valers and John de Pountarly to seek and receive her dower in chancery.

April 20.  
Westminster.

Gerard de Audenardo acknowledges that he owes to John Slabbard 80*l.*; to be levied, in default of payment, of his lands and chattels in the county of Hertford.

John son of Robert Brian of Dunstaple acknowledges that he owes to Robert Brian of Dunstaple 200 marks; to be levied, in default of payment, of his lands and chattels in the county of Bedford.

April 22.  
Westminster.

William son of John Edwyne acknowledges that he owes to John de la Chaumbre, citizen and alderman of London, 6*l.* 0*s.* 8*d.*; to be

1317.

*Membrane 10d—cont.*

levied, in default of payment, of his lands and chattels in the county of Essex.

Adam atte Leghe of Kemynton acknowledges that he owes to William de Upton, citizen of London, 10*l.*; to be levied, in default of payment, of his lands and chattels in the county of Hertford.

Ralph de Perham acknowledges that he owes to John de Heydon, clerk, 60*l.*; to be levied, in default of payment, of his lands and chattels in the county of Warwick.

*Cancelled on payment.*

Robert de Trillawe acknowledges that he owes to Simon de Welles 20 marks; to be levied, in default of payment, of his lands and chattels in the county of Oxford.

*Cancelled on payment.*

April 25. William son of John Peyvere acknowledges that he owes to John de Windsor. Thelnitham 120 marks; to be levied, in default of payment, of his lands and chattels in the counties of Norfolk and Essex.

Thomas de la Lee, parson of Wilton church, diocese of Norwich, and John de la Lee acknowledge that they owe to Nicholas Crane, citizen of London, 20 marks; to be levied, in default of payment, of their lands and chattels in the county of Essex.

William de Offynton, clerk, puts in his place Richard Newemone to prosecute a recognisance of 10*l.* made to him by Stephen de Burghershe, and to receive that sum and make acquittance therefor.

The abbot of Furneys puts in his place John de Horneby or Robert de Berwyk to prosecute a recognisance made to him in chancery by John, clerk, etc.

April 27. Elias de Coumbe Baunton near Honyton acknowledges that he owes to Westminster. Peter de Beare, clerk, 100*l.*; to be levied, in default of payment, of his lands and chattels in the county of Devon.

Stephen de Trafford acknowledges that he owes to Nicholas Trimenel, knight, 100*l.*; to be levied, in default of payment, of his lands and chattels in the counties of Buckingham, Oxford, and Northampton.

April 30. Walter de Doddenham, chaplain, has letters to the abbot and convent of Windsor. Hide near Winchester to receive the pension that they are bound to grant to one of the king's clerks by the reason of the new creation of the abbot.

By K.

William son of Philip de Bakhampton acknowledges that he owes to Richard Cosyn of Bakhampton 20*l.*; to be levied, in default of payment, of his lands and chattels in the county of Wilts.

*MEMBRANE 9d.*

April 30. Peter de Lymesey acknowledges that he owes to Robert de Harewedon Windsor. 500 marks; to be levied, in default of payment, of his lands and chattels in the county of Warwick.

A[pril] 28. To Richard de Clare. Letter thanking him his constancy and his efforts Windsor. to maintain the king's rights against the hostile attacks of the Scotch rebels, who have invaded Ireland, and requesting him to continue his

1317.

*Membrane 9d—cont.*

exertions, so that that land may be preserved for the use of the king and his heirs, the aforesaid enemies being driven out. [*Fœdera; Parl. Writs.*]

The like to forty-one others, and to the mayors, bailiffs, stewards, etc., of eight towns, and the prior of St. John of Jerusalem in Ireland. [*Ibid.*]

May 1.  
Windsor.

John de Chavent acknowledges that he owes to Geoffrey Seman of Cambridge 28*l.*; to be levied, in default of payment, of his lands and chattels in the county of Cambridge.

Walter de Twynham acknowledges that he owes to Thomas de Bourgh, clerk, 100 marks; to be levied, in default of payment, of his lands and chattels in the county of Cumberland.

May 4.  
Windsor.

John de Houby acknowledges that he owes to John Giffard of Cotherstok, clerk, 1,000*l.*; to be levied, in default of payment, of his lands and chattels in the counties of Leicester and Lincoln.—The chancellor received the recognisance.

Richard de Maurdyn, Richard de Loggovers, and John de Mouyton acknowledge that they owe to Cicely de Bello Campo 8*l.*; to be levied, in default of payment, of their lands and chattels in the county of Hereford.

*Cancelled on payment.*

May 7.  
Windsor.

Gilbert de Aton acknowledges that he owes to Nicholas de Hugate, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in the county of York.

Robert de Burdeux of Wyxebrigge acknowledges that he owes to Peter Bascle 40*s.*; to be levied, in default of payment, of his lands and chattels in the county of Middlesex.

May 1.  
Windsor.

John de Claveryng, knight, acknowledges that he owes to Fredulcius Hubertini, merchant of Luca, executor of the will of Donus de Podio of Luca, 600*l.*; to be levied, in default of payment, of his lands and chattels in the counties of Norfolk, Suffolk, Essex, Northampton, Buckingham, and Northumberland.

Assignment of dower made by Master John Walewayn, escheator this side Trent, to Agnes, late the wife of Richard de Stapilford, who held by knight service of the heir of Richard Heriz, deceased, tenant in chief, which heir is a minor in the king's wardship. Imprimis, a messuage in Thurmeton, containing in length 29 perches of land and 12 in breadth, measured by a perch of 18 feet, with the houses in the same messuage, for her third part; 2 selions at Barspit, a selion 'undir Boddishole,' a selion called 'Gore' 'undir Rigemound,' 2 selions 'opon Burreddyck,' 4 selions at Putustokia, 2 selions near le Kirkeweye, 2 [selions] 'opon the Shelvis,' 2 selions 'at Estirraldeslowysende,' 2 selions 'aboven Littelclyf,' 4 selions 'undir the Lavedyheld,' 4 selions 'in the Halgh,' 2 selions 'in the Watery,' a selion 'aboven Mabilewonge,' 2 selions called 'Heldis' 'undir Dedmanhavedland,' a selion 'spurnand opon Ingrannscroft' towards the Trent, a selion 'undir the Frere.....,' 2 selions 'opon Longthornclyf,' 2 selions 'undir Littelclyf,' 2 selions 'atte Kirk,' a selion 'spurnant in to Germainlane,' 3 selions in Whetecroft, a third of a plot of land called 'the Gorys,' a selion 'buttand opon William place Mabile,' 2 selions 'opon Dykfourolong,' a selion 'aboven Wyhogh,' 2 selions in Bandlanddale, 2 selions 'opon Craukeland,' 3 selions 'ovir the Gothamsty,' a selion 'opon the Longelandis,' 3 selions 'atte thorn in the strete' towards Radeclif, 2 selions 'atte Quennowe' towards Radeclif, 5 selions 'opon the Longeheld,' 5 selions 'atte More,' 2 selions called 'the Holdegore,' a selion in Mikilholm towards the Trent,

1317.

*Membrane 9d—cont.*

a selion 'opon the Merebuttis,' 2 selions 'undir Staniland,' 2 selions 'opon the Gorebrodis,' 2 selions 'atte Mikelholmheved,' a selion 'opon the Longstanylanddis,' a selion 'bitweneyegates' towards the town, a selion in Wronglanddale towards the town, a plot of meadow 'atte Medweyhate,' a plot of meadow 'in the Smalmedwe,' a plot of meadow 'in the Fendole,' three small portions of meadow called 'Ferdoles,' with common of pasture and other appurtenances. By the king's writ. At Thurmeton, co. Nottingham, 25 April, 10 Edward II.

*Memorandum*, that the assignment made to Agnes of the lands of the said Richard beyond [Trent] is enrolled below.

May 12.  
Windsor.

John son of John Avenel acknowledges that he owes to Geoffrey de Weston 40*l.*; to be levied, in default of payment, of his lands and chattels in the county of York.

Nicholas de Styveclyve acknowledges that he owes to Robert de Sandford 20*s.*; to be levied, in default of payment, of his lands and chattels in the county of Bedford.

Walter de Papworth acknowledges that he owes to William de Ayremynne, clerk, 5 marks; to be levied, in default of payment, of his lands and chattels in the county of Huntingdon.

Robert Curteys, parson of Holy Trinity church, Guldeford, and Henry de Guldeford acknowledge that they owe to John de Cumpston 25 marks; to be levied, in default of payment, of their lands and chattels in the county of Surrey.

May 8.  
Windsor.

The prior of Boulton-in-Craven acknowledges, for himself and his convent, that he owes to William de Ayremynn, clerk, 10*l.*; to be levied, in default of payment, of their lands and chattels in the county of York.

*Cancelled on payment.*

William de Esthalle and Robert Streche of Astwode acknowledge that they owe to John le Fannere of Fletestrete 5 marks; to be levied, in default of payment, of their lands and chattels in the counties of Gloucester and Worcester.

*Cancelled on payment.*

May 2.  
Windsor.

To Robert, count of Flanders. The king learns, from the complaint of Walter son of Walter le Skykker of Waynflet, merchant, and from trustworthy testimony, that certain malefactors of Flanders made an assault with armed force upon him and his servants in his ship called '*la Nicholas*' of Waynflet on the sea coast near Scardeburgh, on Monday before Palm Sunday, in the ninth year of the king's reign, and took and carried away the ship with all her tackle, price 40*l.*, and other his goods and chattels, to wit hides, wool, tallow, coal, and iron, to the value of 160*l.*; wherefore the king requests the count to cause restitution to be made to the said merchant, together with amends for his damages. [*Fædera.*]

April 28.  
Windsor.

To Robert, king of Jerusalem and Sicily, of the duchy of Apulia and the principality of Capua, the province of Forcalquier (*Forcalquerii*) and count of Piedmont (*Pedimontis*.) Letter thanking him for his letter to the pope on behalf of Master William de Melton, elect of York, the tenor of which he has sent to the king by his letters, and requesting him to press the said matter before the pope so that it may be concluded before his return from the court of Rome, whither the king understands that he is shortly going.

May 4.  
Windsor.

To Adam de Brom. Order not to intermeddle further with the office of chancellor of the bishopric of Durham, which the king committed to him



1317.

*Membrane 9d—cont.*

during voidance, and to deliver the seal appointed for that office into the king's treasury, as pope J. has created Master Louis de Bello Monte, treasurer of St. Mary's Salisbury, bishop of Durham.

To Edmund, earl of Arundel, keeper of the Marches of Scotland from the Trent to the parts of Rokesburgh. Order not to intermeddle with the liberty of the bishopric of Durham or other things pertaining to it by reason of his office, otherwise than was usual in the times of the predecessors of the new bishop, who is ordered to counsel and assist the earl in all things pertaining to the protection of those parts.

To L[ouis], elect confirmed of Durham. Order to assist the said earl with horsemen and footmen and all his power of the bishopric for the protection of the aforesaid parts against the Scotch rebels. By K. and C.

June 1.  
Westminster.

To the treasurer and barons of the exchequer. Order to deliver to L[ouis], elect confirmed of Durham, three dies (*cuñeos*) for making sterling of the king's money, with all things pertaining to the dies, as his predecessors have been wont to have in times past. By C.

*MEMBRANE 8d.*

May 9.  
Windsor.

To the dean and chapter of Hereford. Letter recommending Master Thomas de Cherleton, professor of civil law, for election as bishop.

To Master Robert de Ekleshale, canon of Hereford. Letter requesting him to procure the election of the aforesaid Thomas.

The like to the following:

The dean of Hereford.  
John de Aqua Blanca.  
Master Robert Lowys.  
Master Adam Carbonel.  
Sir Hugh de Brewes, penancer.  
Master Richard de Dune.  
Master Richard de Hamenassh.  
Sir James de Henl[e].  
Sir John de la Felde.  
Sir John de Kemeseye.  
Master William de Wyke.  
Sir Hamund de Sandwyco.  
Master Richard de Nonynton.  
Master John de Ros.  
Master Henry de Shoren.  
Master James de Berkel[e].  
Master Richard de Bello.  
Master Richard de Haveryng'.  
Master John de Elham.

May 16.  
Windsor.

Hervey de Bury, citizen of London, acknowledges that he owes to Hugh le Despenser the younger 40*l.*; to be levied, in default of payment, of his lands and chattels in the said city.

*Cancelled on payment.*

May 18.  
York.

Stephen de Kennerthorp and John Torny acknowledge that they owe to Robert de Clyderhou, clerk, 20*l.*; to be levied, in default of payment, of their lands and chattels in the county of York.

*Cancelled on payment.*

1317.

*Membrane 8d—cont.*

Henry de Edenestowe, parson of the church of Flintham, acknowledges that he owes to Geoffrey de Burton, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in the county of Nottingham.

May 21. Thomas son of Thomas atte Legh of Kymeton acknowledges that he  
Westminster. owes to William de Upton, citizen of London, 20 marks; to be levied, in default of payment, of his lands and chattels in the county of Hertford.

May 20. To the abbot and convent of St. Pierre-sur-Dive. Letter thanking them  
Westminster. for their letter stating that they would not recall brother John de Sancto Albino, their fellow-monk, from the keepership of their manor of Wlveston in England so long as he enjoys the king's grace and behaves himself well, the king having lately recommended him to them for continuance in his office.

Enrolment of deed witnessing that, on 25 May, 10 Edward II., it was agreed between the king and Sir Thomas de Multon, lord of Egremont, that a marriage shall take place between John, eldest son and heir of the said Thomas, and Joan, daughter of Sir Peter de Gavaston, formerly earl of Cornwall, so soon as they come to marriageable age. Sir Thomas has agreed to make such surety to the king by recognisance as he shall devise that he will not eloin from himself any lands that he now holds or that he shall inherit by reversion or otherwise, to the damage or disinheritation of his son; and he ought in the meantime to assign to the said Joan 400 marks yearly of land in suitable places to hold for life in name of dower after John's death, if he die in his father's lifetime; and he ought to find his son and Joan and their children honourable maintenance at such time as it shall please the king or other friends of Joan's that she shall stay with Thomas. To accomplish this marriage, the king ought to give to Sir Thomas 1,000*l.*, to wit 500 marks in hand, 500 marks at Midsummer, and 500 marks at Michaelmas following. Dated at Westminster, the day and year abovesaid.

May 25. Thomas de Multon, lord of Egremont, acknowledges that he owes to the  
Westminster. king 10,000*l.*; to be levied, in default of payment, of his lands and chattels in the county of Lincoln.

*This recognisance is cancelled by the king's order by writ of privy seal on the files amongst the writs of privy seal of 6 Edward III., also enrolled on the dorse of the Close Roll of that year.*

May 25. Richard Pycot, parson of Framyngham church, diocese of Norwich,  
Westminster. acknowledges that he owes to Remigius de Hedersete, clerk, 10*l.* 10*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in the county of Norfolk.

May 26. James son of Richard de Muleshale came before the king, on Thursday  
Westminster. after St. Dunstan, and sought to replevy his land in Maghefeld, taken into the king's hands for his default before the justices of the Bench against Walter son of Henry de Moleshale. This is signified to the justices.

Peter le Botiller came before the king, on Thursday after St. Dunstan, and sought to replevy to William le Smyth and Hugh le Hunte their land in Lavenham, taken into the king's hands for their default before the justices of the Bench against Norman le Chapman and Katherine his wife. This is signified to the justices.

The said Peter came before the king on the said day, and sought to replevy to Robert de Mendham the said Robert's land in Lavenham, taken into the king's hands for his default before the justices of the Bench against the said Norman and Katherine. This is signified to the justices.

1317.

*Membrane 8d—cont.*

May 24. To Roger de Mortuo Mari of Wygemore, supplying the king's place in  
Westminster. Ireland and keeper of that land. Order to take counsel with those of the king's council in those parts and others whom he shall think fit, and to certify the king of the cause and manner of the arrest of Richard de Burgo, earl of Ulster, and of the advice of himself and the council as to what should be done in this connexion. By K. and C.

May 21. William Dautre, who long served the king in garrison at Berwick-on-  
Westminster. Tweed, is sent to the prior and convent of Durham to receive the necessities of life.

John Broun is sent in the same manner to the abbot and convent of Warden.

William de Yucflet is sent to the abbot and convent of Selby.

May 28. To the sheriff of York. Order to cause proclamation to be made for-  
Westminster. bidding any one making assemblies of men-at-arms or unlawful assemblies, as the king understands that certain men in his bailiwick are doing, and to arrest any persons thus offending after the proclamation. By K.  
[*Fœdera.*]

The like to all the sheriffs of England. [*Ibid.*]

*Memorandum*, that whereas Sir John de Sandale, bishop of Winchester, the king's chancellor, was about to set out for Canterbury for the consecration of Master R. de Newport, elect of London, the king ordered him by writ of privy seal, on 8 May, that upon his leaving London he should, on account of the great and arduous affairs of the king, leave the chancery at London and the great seal in the custody of Sir William de Ayremynne and Sir Robert de Bardelby, as has been usual hitherto, to do what pertains to the office of the seal during his absence; by reason whereof he ordained, before leaving London, that the seal should remain in his inn at Suthwerk, in the custody of Master Henry de Clif under the seals of the aforesaid William and Robert. On 11 May following, the chancellor left London for Canterbury, and left the seal in the custody of the said Master Henry, and the aforesaid William and Robert on the same day after dinner opened the seal, and sealed writs therewith; and on 18 May the chancellor on his return opened the seal under the seals of William and Robert at Westminster, and sealed writs therewith. [*Parl. Writs.*]

*MEMBRANE 7d.*

May 10. To Philip, king of France and Navarre. Request that he will use his  
Windsor. counsel and aid to procure the release of Aymer de Valenc[ia], earl of Pembroke, who has been seized and carried to Germany on his return from the court of Rome, whither he had gone on the king's business, by John de la Moillere and other malefactors near Étampes (*Staumpes*) within the power of the said king Philip. [*Fœdera.*]

The like to Charles, count of Valoies, and to Louis, count of Evreux, Walter de Castellion, count of Porcéan (*Portienc'*), Charles, count of La Marche, Sir Anselm de Genevill, and Master Richard Tybetot. [*Ibid.*]

To John, duke of Brittany. Request for his aid in the above matter. [*Ibid.*]

The like to sixteen others. [*Ibid.*]

To Edward, count of Bar (*Bares*). Request that he will give credence to what Ebulo de Montibus shall explain to him by word of mouth on the

1317.

*Membrane 7d—cont.*

king's behalf, and that he will endeavour to forward the matters so explained to him. [*Fœdera.*]

The like, in favour of Guy Ferre, to John de Britann[ia], earl of Richmond, Joan, countess of La Warenn, and Sir Orard de Bare. [*Ibid.*]

The like in favour of Ebulo to Gerard, count of Julers, Odo, duke of Burgundy, and twelve others. [*Ibid.*]

Philip de la Lee, general attorney of Roger de Mortuo Mari of Wyggemore, puts in his place William de Holynes, clerk, to sue in chancery his alleged right in certain lands of William de Vescy, deceased, tenant in chief.

May 6.  
Windsor.

To Master Thomas Denart, dean of Angers. Letter thanking him for assisting the king's clerk Master John de Hildesle, whom the king lately sent to the abbess of Fontevraud with letters requesting her to commission Mary, the king's sister, a nun of Aumbresbury, to visit and correct the houses of that order in England, and requesting him to induce the abbess to put into effect the king's request, as she has delayed doing so, at which the king is surprised, especially as she has not been wont to make such corrections and visitations in person, and the king does not believe that any other lady of religion of that order in England or any one else could execute the office more usefully than his sister, as he has not heard that she in any way deviated from right whilst executing such visitations. The king reminds him that if such power were granted, it would only last during the will of the grantor, and it would not prevent the abbess making visitations in person or appointing other persons. He is to give credence to what the aforesaid clerk shall tell him on the king's behalf.

May 15.  
Windsor.

John de Bradenestok acknowledges that he owes to Peter Balwyne 300*l.*; to be levied, in default of payment, of his lands and chattels in the county of Gloucester.

William le Brabançon and Nicholas de Rolleston acknowledge that they owe to Roger le Brabançon 20 marks; to be levied, in default of payment, of their lands and chattels in the counties of Leicester and Derby.

Enrolment of deed witnessing that, on Friday after SS. Philip and James, 10 Edward II., it was agreed between Walter de Langeton, bishop of Coventry and Lichfield, and Matthew de Haddeschawe, that whereas the bishop demised to Thomas de Grauncourt, Agnes his wife, and the aforesaid Matthew for the term of the lives of Thomas and Agnes the manor of Asphale and Debenham, the said Matthew rendered and quit-claimed all his portion of the manor to the bishop; for which surrender the bishop will give him yearly, during the life of Agnes, 10 marks and a robe of the suit of his esquires; payment whereof he charges upon his heirs and all his lands and chattels in Norfolk and Suffolk. Witnesses: Sir Simon de Hexford, Master Robert de Weston, Sir Robert de Hasulbech, and Sir William de Chauleye, chaplains. Dated at Drayton, the day and year aforesaid.

*Memorandum*, that Walter came into chancery at Westminster, on the said day, and acknowledged the above deed.

May 16.  
Windsor.

Thomas atte Croys of Sibbeford acknowledges that he owes to the abbot of Osneye 69*l.* 5*s.* 7*d.*; to be levied, in default of payment, of his lands and chattels in the county of Oxford.

Stephen de Kenerthorp acknowledges that he owes to Simon de Swanland 10*l.*; to be levied, in default of payment, of his lands and chattels in the county of York.

*Cancelled on payment.*

1317.

May 18.  
Windsor.*Membrane 7d—cont.*

To the keeper of the spiritualities of the archbishopric of York. Master John de Snaynton has shewn to the king that whereas R. late bishop of Durham conferred [upon him] the church of Whiteberne, and he was in full and peaceful possession thereof in the bishop's lifetime, Nicholas de Welleburn afterwards, suggesting to the king that the aforesaid church was void after the bishop's death and pertained to the king's gift on account of the bishopric of Durham being void, procured the amoval of the aforesaid Master John from the possession of the church by virtue of the presentation that he obtained from the king by this suggestion; on account whereof Master John appealed to the court of York, and prosecuted his appeal in that court before the aforesaid keeper, in which suit Nicholas, it is alleged, exhibited and used certain forged public instruments, and John prosecuted his appeal to prove the forgery of the instruments and his right in the church by virtue of the aforesaid collation, until the abovesaid keeper superseded the matter by reason of certain letters under the king's privy seal to shew favour to Nicholas in this matter: as it was not the king's intention that anyone should be hindered in prosecuting his right in ecclesiastical cases by the king's request, the king has caused the premises to be notified to the keeper, in order that he may proceed further in the matter of the above appeal as pertains to ecclesiastical court, notwithstanding the king's request above named.

By K. and C.

Henry le Taverner of Shaldeston, who served the late king, etc., is sent to the prior and convent of Cherebury to receive his maintenance for life.

By K., on the information of brother Luke de Wodeford.

Ellen, late the wife of Nicholas de Sancto Mauro, tenant in chief, puts in her place Walter de Norton to seek and receive in chancery her dower of the lands, knight's fees, and advowsons of her husband.

The said Ellen took oath not to marry without the king's licence.

The said Ellen did fealty to the king for the manor of North Multon, of her inheritance, which Nicholas held at his death.

Elizabeth, late the wife of Robert son of Ralph, tenant in chief, puts in her place Edmund Bard' and John de Gemelyng' to seek and receive her dower in chancery.

The said Elizabeth took oath not to marry without the king's licence.

May 20. Hugh son of Peter, who long served the king and his father, has letters  
Westminster. to the prior and convent of Wartre to receive maintenance.

May 23. To the justices of the Bench. Notification that Willian atte Wode and  
Westminster. Matilda Pereles came before the king, on Monday after St. Dunstan, and sought to replevy their land in Waleton, taken into the king's hands for their default in the king's court against John de Chesewyk.

Peter de Limsy and Robert de Warrewyk acknowledge that they owe to Hervey de Bury, skinner (*peleter*) of London 200*l.*; to be levied, in default of payment, of their lands and chattels in co. Warwick.

Enrolment of release by Thomas de Ely, physician (*medicus*), son of the late Gilbert son of Robert de Bomstede, to Matilda, late the wife of William son of Robert de Bomstede, and to William's heirs, of his right in the lands of his father in the county of Essex. Witnesses: Sir Ralph de Stokes, canon of St. Peter's York; Master Henry de Clif, dean of Thameworth; Sir John de Liston and Sir Thomas de Huntercombe, knights; John de Wythefeld, Richard de Sutton, Alexander de Betoigne, Thomas de Stalham, and Simon son of Geoffrey, of the county of Essex. Dated at London, in the house of the Friars Preachers, on Monday after St. Dunstan, 10 Edward II.

1317.

*Membrane 7d—cont.*

*Memorandum*, that Thomas came into chancery, on Tuesday following, and acknowledged the above deed.

May 25. Michael atte Grene of Wycombe acknowledges that he owes to William  
Westminster. de Bonevill and Andrew de Salop[is], 11*l.*; to be levied, in default of payment, of his lands and chattels in the county of Buckingham.

May 29. Reginald Perot acknowledges that he owes to John Pecok, the elder,  
Westminster. 40*l.*; to be levied, in default of payment, of his lands and chattels in the county of Bedford.

John Paynel, brother and heir of William Paynel, tenant in chief, puts in his place Ralph de Bockyng' and John Bernard to be present at the assignment of dower in chancery to Eva, late the wife of the aforesaid William.

*MEMBRANE 7d—Schedule.*

1316.

*Warrantia dierum.*

Aug. 5. To the justices of the Bench. Order not to put Walter, bishop of  
Lincoln. Coventry and Lichfield, in default for his failure to appear before them in a suit between Geoffrey Rydel, demandant, and the aforesaid bishop, tenant, concerning two virgates of land in Wytering, as he was engaged in the king's service on Monday the morrow of the octaves of Holy Trinity last, so that he could not appear. By K.

Aug. 7. Edmund de Wyndesore was engaged in the king's service by his order on  
Lincoln. Monday after St. James the Apostle last, so that he could not appear in the suit before the mayor and sheriffs of London in the husting by little writ of right between John Heyroun, demandant, and the said Edmund, tenant, concerning a messuage in London; wherefore the mayor and sheriffs are ordered not to put him in default. By p.s.

Aug. 22. Richard Biset was engaged in the king's service on St. Margaret's eve  
York. last, so that he could not appear before the bailiffs of Thomas de Vecr at Wyghton in his court there, in the suit without the king's writ between William Dane and him for a debt of 16*s.*; wherefore the bailiffs are ordered not to put him in default. By K.

Oct. 1. Robert de Insula was in the king's service by his order on Sunday the  
York. octaves of Holy Trinity and the Monday following, so that he could not appear in the suit before the justices of the Bench between him and Geoffrey de Saye concerning the unjust detainue of Robert's cattle; wherefore the justices are ordered not to put him in default. By p.s.

Nov. 10. Robert de Echingham was engaged in the king's service by his order on  
York. Wednesday after St. Denis the Martyr, so that he could not appear on that day in the suit before the justices of the Bench between John son of John atte Leghe, demandant, and the said Robert and his brother Richard, tenants, concerning a messuage, 200 acres of land, and 40 acres of wood in Brigtings'; wherefore the justices are ordered not to put him in default. By K., on the information of the earl of Pembroke.

1317.

Jan. 1. John son of Robert de Stutevill was engaged in the king's service by his  
Clifton. order on Friday the morrow of St. Martin, so that he could not appear in the suit before the justices of the Bench between Ralph de Freschevill, demandant, and him, tenant, concerning the manor of Ekyngton near Staneley; wherefore the justices are ordered not to put him in default.

1317.

*Membrane 7d—cont.*Jan. 1.  
Clipston.

Robert de Insula was engaged in the king's service by his order on Wednesday the morrow of All Souls, so that he could not appear in the suit before the justices of the Bench between him and Geoffrey de Saye concerning the unjust taking and detaining of Robert's cattle; wherefore the justices are ordered not to put him in default. By p.s.

March 30.  
Clarendon.

William Martyn was engaged in the king's service by his order on Monday before St. Gregory, so that he could not appear in the suit before the mayor and sheriffs of London in the husting by writ of right between Brice le Deneys, demandant, and the said William, tenant, concerning four messuages in the suburbs of London; wherefore the mayor and sheriffs are ordered not to put him in default. By p.s. [4119.]

May 14.  
Windsor.

Edmund de Wyndesor was engaged in the king's service by his order on Monday after Philip and James, so that he could not appear in the suit before the mayor and sheriffs of London by writ of right between John Heroun, demandant, and the said Edmund, tenant, concerning a messuage in London; wherefore the mayor and sheriffs are ordered not to put him in default. By p.s. [4237.]

*MEMBRANE 6d.*May 20.  
Westminster.

To Thomas de Brotherton, earl of Norfolk and marshal of England. Order to be with the king at Newcastle-on-Tyne in the quinzaine of the Nativity of St. John the Baptist next with horses and arms, ready to set out with the king against the Scotch rebels. [*Parl. Writs.*]

The like to eight earls and one hundred and twenty-eight others. [*Ibid.*]

To W. archbishop of Canterbury. Order to have all the service due from him to the king at Newcastle as above. [*Ibid.*]

The like to sixteen bishops, forty-three abbots, abbesses, and priors, and to the prior of St. John's Hospital in England. [*Ibid.*]

May 20.  
Westminster.

To the sheriff of York. Order to summon archbishops, abbots, priors, and other ecclesiastics, widows and women from whom service is due to have their service at Newcastle as above, and to summon earls, barons, and other tenants in chief to join the king in person with all the service due from them, prepared to set out against the Scotch rebels. [*Ibid.*]

The like to all the sheriffs of England. [*Ibid.*]

May 31.  
Westminster.

Robert (?) son of Hamo de Beracre came before the king, on Tuesday after St. German, and sought to replevy his land in Bregge, Patrikesbu[rn], Westbere, Esshe, and Staple, taken into the king's hands for his default before the justices of the Bench against Joan, late the wife of Hamo de Beracre. This is signified to the justices.

May 26.  
Westminster.

To the mayor, men, and whole community of St. Omer. Request that they will desist from wasting the lands of the king's kinsman John de Fienles, as the king understands they are doing, and that they will make him suitable amends for the damages inflicted upon him, so that he may feel himself supported by the king's favour by reason of his kinship and they may find greater favour in their affairs before the king. By K.

The like to the mayor, men, and whole community of Calais.

June 1.  
Westminster.

Roger de Tiringham, knight, acknowledges that he owes to Thomas de Coudray, knight, 40*l.*; to be levied, in default of payment, of his lands and chattels in the county of Buckingham.

1317.

*Membrane 6d—cont.*

William de la Beche, knight, acknowledges that he owes to John de Hatfeld of London, 'chaundeler,' 20*l.*; to be levied, in default of payment, of his lands and chattels in the counties of Bedford and Essex.

— Margaret, late the wife of Robert de Wylughby, tenant in chief, puts in her place Eudo de Billesby and Thomas de Skendelby to seek and receive her dower in chancery.

The said Margaret took oath not to marry without the king's licence.

June 1. Henry Nasard, citizen of London, acknowledges that he owes to Hugh Westminster. le Despenser the elder 60*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

May 24. To Master William de Balleto, archdeacon of Friuli (*Forojuben'*), the pope's Westminster. nuncio in England, and to his commissary. Order prohibiting his impleading for debt Margaret, late the wife of Robert de Wylughby, Master Philip de Wylughby, Roger de Malberthorp, and Thomas de Wylughby, executors of the said Robert's will, who was one of the executors of the will of Anthony, patriarch of Jerusalem and bishop of Durham, or Thomas de Goldesburgh, his co-executor, or others on account of any goods or chattels of the said bishop taken into the king's hands by John de Foxle and Thomas de Wylughby, whom the king appointed to take all the bishop's goods and chattels into his hands and receive his debts on account of debts due from the bishop to the late king and to him. He is forbidden to attempt anything to the king's prejudice against the above persons concerning the bishop's goods, and is ordered to revoke speedily any sentences that he may have pronounced against them in this behalf. He is ordered to certify the king before the quinzaine of Holy Trinity of what sums he exacts from the executors aforesaid. By C.

May 24. To the same. Order to release the sequestration that he has put upon Westminster. the goods of Richard, late bishop of Durham, until the aforesaid John de Foxle and Thomas de Wylughby have levied 2,000 marks therefrom, which the bishop acknowledged that he owed to the executors of the aforesaid bishop Anthony for goods and chattels bought from them, which recognisance John and Thomas received in the king's name. By C.

*MEMBRANE 5d.*

June 1. Richard atte Seler acknowledges that he owes to Thomas de Arcubus, Westminster. citizen of London, 100*s.*; to be levied, in default of payment, of his lands and chattels in the county of Middlesex.

Robert le Peyntur of Certeseye acknowledges that he owes to William de Boudon, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in the counties of Surrey and Hertford.

*Cancelled on payment.*

Roger de Bladynton of Bixle acknowledges that he owes to Thomas de Haveryng', citizen of London, 7*l.* 12*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in the county of Kent.

June 4. William de Wold acknowledges that he owes to Gilbert Poygnaunt, Westminster. 60*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Gilbert Poygnaunt acknowledges that he owes to William de Wold 100 marks; to be levied, in default of payment, of his lands and chattels in the county of Buckingham.

Thomas de Sancto Hillario of Horpol acknowledges that he owes to William de Upton, citizen of London, 20*l.*; to be levied, in default of payment, of his lands and chattels in the county of Northampton.



1317.

*Membrane 5d—cont.*

Enrolment of demise by Margery, late the wife of Robert de Upton, citizen of London, to Thomas de Sancto Hillario of Horpol of all the meadow in Northampton called 'Kyngheshale,' with fisheries, commons, and other appurtenances, which Thomas lately demised to Robert, who bequeathed it to his wife; to have and to hold to Thomas for 17 years, in consideration of a sum of money paid to her beforehand. Dated at London, on Monday the morrow of Holy Trinity, 10 Edward II. Witnesses: John de Borsford, Robert de Keleseye, Michael Minot, William de Upton, Richard de Hollebech, Stephen de Berkyng, Luke de Grendon, Ralph de Bredstrete, Robert Saleman of Upton, Richard Luvel of Kiselingsbury, Thomas de Molendino of Upton, Henry de Bray of Herleston, Roger\* de Lomleye of Herleston.

Enrolment of release by the aforesaid Margaret to the said Thomas of her right in the above meadow. Dated at London, on Sunday before St. Barnabas, 10 Edward II. Witnesses as above.

*Memorandum*, that she came into chancery, on the above day, and acknowledged the above deeds.

June 6.  
Westminster.

Thomas Corbet acknowledges that he owes to Thomas Conestable, parson of St. Mary's church, Guldeford, 200*l.*; to be levied, in default of payment, of his lands and chattels in the county of Surrey.

*Cancelled on payment.*

Lapinus Rogeri of Canterbury and Bernard Arangii de Pulchia, merchants of Florence, acknowledge that they owe to Chiatus Merkenaldi, merchant of Siena, Puchius Portenare, merchant of Florence, and Master Albertinus Rogeri of Pistoia (*de Pistorio*) 200*l.*; to be levied, in default of payment, of their lands and chattels in London and the county of Kent.

*Cancelled on payment.*

John, bishop of Winchester, acknowledges that he owes to Lapinus Rogeri of Canterbury and Bernard Arangii de Pulchia, merchants of Florence, 200*l.*; to be levied, in default of payment, of his lands and chattels in the county of Surrey.

*Cancelled on payment.*

June 7.  
Westminster.

Roger le Gayte and Richard le Gayte acknowledge that they owe to Adam le Brom, clerk, 10 marks; to be levied, in default of payment, of their lands and chattels in the county of Wilts.

June 5.  
Westminster.

To P[hilip], king of France. Whereas the king lately wrote to Berengar Blank, admiral of the fleet of the late king L[ouis] in the parts of Caley, concerning the abduction of a great ship of Genoa called '*Dromond*' by him and others of his fleet, and Berengar replied that he had orders from the late king of France to aid the men of the king of England and to aggrrieve his enemies, and that he seized the aforesaid ship and her cargo because he was given to understand that certain great ships laden with corn and other victuals were coming to Flanders and because the aforesaid ship on another occasion went to the land of the Saracens; as the merchants and mariners of the said ship were under the king's protection and as they began to unload openly the corn and victuals in a place called '*Les Dunes*' within the port of Sandwich, whence Berengar carried her and her cargo away, including 500 quarters of wheat provided for the munition of the town of Berwick-on-Tweed, and as it was not the intention of the late king of France that merchants coming to the realm under the king's protection should be aggrieved by his men, the king again requested Berengar to cause the ship and her cargo to be led back to Les Dunes, but he has not done

\* Called 'Richard' in the following release.

1317.

*Membrane 5d—cont.*

so; wherefore the king requests the king of France to cause Berengar to make restitution of the ship and cargo or satisfaction therefor and for the damages sustained by the merchants in this behalf.

June 6. To L[ouis], elect confirmed of Durham. Writ of aid in favour of Robert  
Westminster. de Sapy, late keeper of the bishopric, or his attorney, in collecting the arrears of debts due to the king within the bishopric for the time of voidance, and ordering him to cause receivers and others who are bound to account before Robert for any issues to do so and to satisfy the king for such arrears.

June 10. To Roger de Mortuo Mari, keeper of Ireland and supplying the king's  
Westminster. place there. Order not to permit any men to be housed in the town of Drogheda against the will of the community of that town, or to take any victuals against the will of the said men, as the king wishes to provide for the safety of that town and to avoid any damages that might arise if any untoward events happened to it.  
By K. and C.

June 7. To the same. Order to cause the parliament that he has summoned to  
Westminster. meet in the city of Dublin to meet in some place outside the city, as the king fears that damage may be done if the magnates of Ireland and their men enter that city, on account of the disputes between them and the community of the city. He is ordered not to cause any parliaments or assemblies to be held in the city during the existence of these dissensions, nor to permit the magnates or their men to be housed within the city against the will of the community of the same, nor to cause victuals within the city to be taken without their consent.

June 11. Warin de Insula acknowledges that he owes to Henry de Chelereye 400*l.* ;  
Westminster. to be levied, in default of payment, of his lands and chattels in the county of Berks.

*Cancelled on payment.*

Robert de Wykham acknowledges that he owes to John de Maldecombe 7*l.* ; to be levied, in default of payment, of his lands and chattels in the county of Oxford.

William del Celer of Reynham acknowledges that he owes to William de Bevercote, parson of Tuxford church, 40*l.* ; to be levied, in default of payment, of his lands and chattels in the counties of Kent and Northumberland.

William le Mareschal, who long served the king, is sent to the abbot and convent of Battle to receive such allowance in their house as Robert de Aune, deceased, had therein.

By K., on the information of Master Thomas de Cherleton.

Robert Henry, who served the late king, etc., is sent to the prior and convent of Michelham to receive his maintenance.

The like for the following :

Alan de Sancto Botulpho to the prior and convent of Markeby.

William de Stanes to the abbot and convent of Sallay.

William de Bristoll to the prior and convent of Bath.

Robert de Mauers to the abbot and convent of Barlynges.

Robert de Beston to the abbot and convent of Rochester.

John Broun, the king's yeoman, to the abbot and convent of St. Osyth.

William de Bristoll to the abbot and convent of Teukesbury.

Richard de Witchirche, 'arblastar,' to the prior and convent of Malton.

Alan de Sancto Botulpho to the prior and convent of Merton.

1317.

*MEMBRANE 5d—Schedule.*

The following recognisances were made in the king's presence at Westminster, and were received by William de Ayremynne, keeper of the rolls of chancery, by the king's order to be enrolled in the said rolls :

- June 1. Hugh le Despenser the elder to William de Monte Acuto for 6,000*l.*; to  
Westminster. be levied, in default of payment, of his lands and chattels in England, Ireland, and Wales.  
The said Hugh to Roger Dammary for 6,000*l.*; to be levied as above.  
The said Hugh to Hugh de Aldithele the younger for 6,000*l.*; to be levied as above.
- June 1. William de Monte Acuto to Hugh le Despenser the elder for 6,000*l.*; to  
Westminster. be levied as above.  
The said William to Hugh le Despenser the younger for 6,000*l.*; to be levied as above.  
The said William to Roger Dammary for 6,000*l.*; to be levied as above.  
The said William to Hugh de Aldithele the younger for 6,000*l.*; to be levied as above.
- June 1. Hugh le Despenser the younger to William de Monte Acuto for 6,000*l.*;  
Westminster. to be levied as above.  
The said Hugh to Roger Dammary for 6,000*l.*; to be levied as above.  
The said Hugh to Hugh de Aldithele the younger for 6,000*l.*; to be levied as above.
- June 1. Roger Dammary to Hugh le Despenser the elder for 6,000*l.*; to be  
Westminster. levied as above.  
The said Roger to Hugh le Despenser the younger for 6,000*l.*; to be levied as above.  
The said Roger to William de Monte Acuto for 6,000*l.*; to be levied as above.  
The said Roger to Hugh de Aldithele the younger for 6,000*l.*; to be levied as above.
- June 1. Hugh de Aldithele the younger to Hugh le Despenser the elder for  
Westminster. 6,000*l.*; to be levied as above.  
The said Hugh to Hugh le Despenser the younger for 6,000*l.*; to be levied as above.  
The said Hugh to William de Monte Acuto for 6,000*l.*; to be levied as above.  
The said Hugh to Roger Dammary for 6,000*l.*; to be levied as above.

*MEMBRANE 4d.*

- June 6. To the sheriff of Lincoln. Order to cause proclamation to be made  
Westminster. forbidding any one to transgress the statute of purveyors, 3 Edward I., under the penalties therein provided, as the king understands, by petitions in parliament and in divers of his courts, that great grievances are inflicted by purveyors contrary to the statute. He is to arrest any offending against the statute, and to certify the king of their names. By K. and C.  
The like to all the sheriffs of England.
- June 10. To the abbot and convent of Dorchester. Order to grant to Margaret de  
Westminster. Baskervill the maintenance of a canon of their house in food and drink and a robe yearly, linen cloths, firewood, candle, litter, and all other necessaries, and a suitable chamber for her to dwell in at her will, according to the king's former order, which they have not obeyed, and they have

1317.

*Membrane 4d—cont.*

not signified to him any reason for not obeying it, and to write the king without delay what they will do in this matter, so that if they neglect his request, he may do in this matter what ought to be done. By K.

June 12. John de Neuland, parson of Blysworth church, acknowledges that he owes to William de Ayremynne, clerk, 5 marks; to be levied, in default of payment, of his lands and chattels in the county of Northampton.

*Cancelled on payment.*

Nicholas de Fermbaud, parson of Thurrok church, acknowledges that he owes to the said William 20l.; to be levied, in default of payment, of his lands and chattels in the county of Essex.

*Cancelled on payment.*

Assigment of dower to Agnes, late the wife of Richard de Stapelford, tenant by knight service of the heir of Richard Heriz, tenant in chief, a minor in the king's wardship, of her husband's lands in Stapelford, made by Robert de Sapy, escheator beyond Trent: a third of a chief messuage, containing in length 30 perches and in breadth 12 perches, with a chamber, kitchen, and other houses annexed thereto, with free ingress and egress by the hall door, with a barn on the said third part, with 'Florence place' and 'Helewelplace.' On Shiterhil 7 selions lying near the lady's land; in the Southmo[r] near Aubraiacre 1 selion; 'atte Pitte' 2 selions; in le Southmor 5 selions near the lady's land; 2 selions near the [land of the] lady; on Shiterhil near Aubraiacre 1 selion; in Wellespringdale near Aubraiacre 1 selion; in Le Longbothum 2 selions; in Le Shortleyes 5 selions near the lady's land; on Wherdyk near the land of John del Ker 2 selions; in Le Wherdyke near the land of the said John 2 selions; at Le Brigge 1 selion; under Le Quareles 5 selions; at Le Knyhtesdyk 1 selion; in Elis Croft 4 selions; near the *cultura* of the prior without the town 2 selions; in Brounescroft 5 selions near Le Mounteney; in Brounescroft near Aubraiacre 3 selions; at Le Twelveacre-havedes 2 selions near Le Mounteney; in Grenehilslade 6 selions near the lady's land; in Grenehilslade near the land of John son of Lucy 2 selions and near the land of John del Ker 2 selions; on both sides Le Wellehirste 5 selions; near Le Grenegate 2 selions; in Le Hindelepdale 6 selions near the [land of the] lady; at Le Lingihok 6 selions near the [land of the] lady; on Conigeshou near Aubraiacre 3 selions; on Conigeshou near the land of Geoffrey son of Ralph 2 selions; at Stanewagigate 5 selions; at North Halvacredik 5 selions near [the land of] the lady; on Le Cloudes 2 headlands (*foreras*); at Le Crosse 3 selions; under Le Cloudes 1 selion near Aubraiacre; on Riecroft near the prior's *cultura* 1 selion; 7 selions near the [land of the] lady; on Longe Riecroft 1 selion near Aubraiacre; at Bramcotestigh 5 selions; at the same place 2 selions near the [land of the] lady; on Sikefurlong 6 selions; on Le Longemor near the [land of the] lady 5 selions; 1 selion near Aubraiacre; beyond Hindelepgate 2 selions near [the land of] John del Ker; on Le Sikefurlong near Aubraiacre 1 selion; at Le Crosseagate near [the land of] the lady 3 selions; beyond Hindelepgate 4 selions near the [land of the] lady; in ~~Hundale~~ 2 selions; at Nallekilne 2 selions near the land of Gilbert the chaplain; at Crawethorne 5 selions; in Le Hillokes 6 selions near the [land of the] lady; at Stainacre 2 selions near [the land of] Geoffrey son of Ralph; a plot of land called 'Knightsescroft' with the ditch and hedges (*divisis*) as it lies in length to the Irewys and in breadth butting on a barn on the north and a garden called 'Stakkeyerd' on the east; a plot of meadow in Le Nethermedwe at Le Redihirst; a rood of meadow at Le Redihirst called 'Andreu Robbesone'; a rood of meadow at Le Dernewelle called 'Andreu rode Robeson'; a plot of meadow in Le Smaledmedwe at Le Tepet Willughis; a third of a herbage called 'Le

1317.

*Membrane 4d—cont.*

Holm' with free chase and rechase to the same pasture; a third of two fishponds; a third of a free fishery in the water called 'Irewys'; with their commons and other appurtenances.

June 12. John Waldeshof acknowledges that he owes to Richard de Cornubia, Westminister. clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in the county of Oxford.

June 15. Stephen de Trafford and Stephen de Cotes acknowledge that they owe Westminister. to Stephen son of Hugh de Trafford 200*l.*; to be levied, in default of payment, of their lands and chattels in the counties of Buckingham, Oxford, and Northampton.

The said Stephen and Stephen acknowledge that they owe to William de Sancto Johanne 200*l.*; to be levied as above.

Richard Thurger of Spaldyng' acknowledges that he owes to Roger de Northburgh, clerk, 46*l.* 13*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in the county of Lincoln.

*Cancelled on payment.*

Hugh de Gransete, parson of the church of Langham, diocese of London, acknowledges that he owes to Margaret de Hodebovill 30 marks; to be levied, in default of payment, of his lands and chattels in the county of Middlesex.—The chancellor received the recognisance.

Richard de Messyng' puts in his place Alan de Lek to sue in chancery the matter of a recognisance made to him in chancery by John Waldeshof for 12 marks, and to receive the money, etc.

June 16. Geoffrey son of William son of Nicholas de Redbourn acknowledges that Westminister. he owes to John son of Robert Pecok of Redbourn the younger 100*l.*; to be levied, in default of payment, of his lands and chattels in the county of Hertford.

James de Anisio, clerk, puts in his place Master Berengor de Quiliano, clerk, and Viennius de Jovensano in the matter of a recognisance made to him for 20 marks by Ponsard de Monte Martini.

Geoffrey de Halton puts in his place Thomas de Bedingham to sue the matter of a recognisance made to him in chancery by William Freman of Dykelburgh for 8*l.*

Gerard Salvayn acknowledges that he owes to Richard son of Richard de Santon 60 marks; to be levied, in default of payment, of his lands and chattels in the county of York.

Robert de Besevill acknowledges that he owes to John Giffard, clerk, 4*l.*; to be levied, in default of payment, of his lands and chattels in the county of Northampton.

*Cancelled on payment.*

June 10. To W. archbishop of Canterbury, and to the prior and convent of Christ Westminister. Church, Canterbury. Order to send to the exchequer by Wednesday before Midsummer all the money in deposit in their hands of the first year of the tenth for six years imposed by pope Clement V. in the council of Vienne, pope John XXII. having granted to the king as a loan all the money collected of the first year of the above in England, Wales, and Ireland, and having ordered them and other collectors of the same by his letters with bulls (*bullatas*), the tenor whereof the king sends them under the seal of

1317.

*Membrane 4d—cont.*

Walter, archbishop of Canterbury, to pay all the money of the first year to the king in addition to what he and other prelates have lent the king out of the money of the first year. They are to cause the arrears of the same to be levied with all speed, and to pay the same into the exchequer in the quinzaine of the above feast.

The like to the following :

The bishop of Winchester and the prior and  
convent of St. Swithin's Winchester,  
The bishop of London and the dean and  
chapter of St. Paul's,  
The bishop of Ely and the prior and convent  
of Ely,  
The bishop of Norwich and the prior and  
convent of the same,  
The bishop of Rochester and the prior and  
convent of the same,

to pay the money at the  
above dates.

The bishop of Salisbury and the dean and  
chapter of the same,  
The bishop of Chichester and the dean and  
chapter of the same,  
The bishop of Lincoln and the dean and  
chapter of the same,  
The bishop of Bath and Wells and the prior  
and convent of the same,  
The bishop of Coventry and Lichfield and  
the dean and chapter of the same,  
The bishop of Worcester and the prior and  
convent of the same,  
The bishop of Hereford and the dean and  
chapter of Hereford,

to pay the money on  
Wednesday after the  
said feast, and the  
arrears in three weeks  
from that feast.

The bishop of Exeter and the dean and  
chapter of the same,  
The bishop of St. David's and the dean and  
chapter of the same,  
The bishop of Bangor and the dean and  
chapter of the same,  
The bishop of Llandaff and the dean and  
chapter of the same,  
The keepers of the spiritualities of the arch-  
bishopric of York,  
The bishop of Durham and the prior and  
convent of the same,  
The bishop of Carlisle and the prior and  
convent of the same,

to have the money ready  
to be delivered to cer-  
tain persons to be ap-  
pointed by the king  
in the octaves of the  
said feast.

June 16. Margaret, late the wife of John de Lenham, and his executrix, puts in  
Westminster. her place Robert de Tymparon and Walter de Beynyn to sue in chancery  
the matter of a recognisance made to her late husband for 25 marks by  
John Mautravers the elder and John Mautravers the younger.

June 26. Hugh Matfrey, citizen of London, acknowledges that he owes to Hugh  
Woodstock. le Despenser the younger 100*l.* ; to be levied, in default of payment, of his  
lands and chattels in the county of Surrey.

*Cancelled on payment.*

1317.

*MEMBRANE 3d.*

June 27. Ellen, late the wife of Alexander de Bradeford, tenant in chief, puts in  
Woodstock. her place Thomas de Everyngham to sue and receive her dower of the knights' fees and advowsons of the said Thomas (*sic*) her husband.

The aforesaid Ellen took oath not to marry without the king's licence.

John de Boklond, knight, acknowledges that he owes to Edmund de Polle 500 marks; to be levied, in default of payment, of his lands and chattels in the county of Kent.

*Cancelled on payment.*

June 31. John de Wenlak acknowledges that he owes to Peter de Walyngford  
Woodstock. 20 marks; to be levied, in default of payment, of his lands and chattels in the counties of Gloucester and Salop.

Thomas Mannyng of Lyde acknowledges that he owes to Master Richard de Stanhowe 70*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in the county of Kent.

June 17. To the sheriff of Lincoln. Order to cause proclamation to be made in  
Westminster. all fairs, etc., forbidding any merchant or other from showing, buying, or selling any merchandises in fairs before the day for the commencement of the fair, or from staying there with their merchandise after the time when the fair should close, the king having previously ordered him to cause proclamation to be made forbidding owners of fairs from holding them before or after the dates upon which they are entitled to hold them. By K. and C.

The like by divers writs to the sheriffs of Norfolk and Suffolk, Southampton, and Lincoln.

June 12. To Bartholomew de Somerton, John son of William de Ormesby, Robert  
Westminster. de Foulden, Richard de Hales, Robert de Westle, and John de Wylughby of Norwich, executors of the will of William de Ormesby. Order to send to the exchequer all rolls of the pleas of the crown and of assizes, juries, and certificates of the time when the aforesaid William was appointed justice for holding such pleas and for taking the said assizes, etc., in the counties of Norfolk, Suffolk, Cambridge, and Huntingdon, to be delivered to the treasurer and chamberlains, together with the original writs and all other things in their custody touching this matter.

July 6. To W. count of Hainault, Holland, and Zeeland (*Seland*), and [lord] of  
Northampton. Friesland. Request that he will cause speedy justice to be done to Robert Elys, burgess of Great Yarmouth, who has shewn the king that whereas he lately bought wine and honey in Yarmouth to the value of 56*l.* 13*s.* 4*d.*, and sent the same to Serixe in Zeeland to make his profit thereof, the count's bailiffs of that town carried the wine and honey away from his servants and still detain the same. He is requested to certify the king of his proceedings herein by the bearer.

John de Handlo acknowledges that he owes to Robert de Harewedon, clerk, 40*l.*; to be levied, in default of payment, of his lands and chattels in the counties of Buckingham and Oxford.

John de Pateshull, knight, acknowledges that he owes to Robert de Harewedon, clerk, 200*l.*; to be levied, in default of payment, of his lands and chattels in the counties of Northampton and Bedford.

*Cancelled on payment.*

Enrolment of deed of Robert de Harewedon, clerk, agreeing to cancel the preceding recognisance if the aforesaid John and Mabel his wife come to the king's court between now and the quinzaine of Easter next, and do as much as in them is until a fine be levied between them and the said Robert concerning a wood that he has of the gift and lease of John called 'Shawe-

1317.

*Membrane 3d—cont.*

wode,' in the parish of Stokebruer, at the suit and cost of Robert. The recognisance is to be annulled if the fine be not levied through the default of Robert or his heirs. Dated at Northampton, 8 July, 11 Edward II. Witnesses: Sir John de Wyleby, knight; Henry de la Leie of Carletone; Philip de Caysho; Nicholas de Bliseworth; John le Baker.

*Memorandum*, that Robert came into chancery at Northampton, on the said day, and acknowledged the above deed.

Enrolment of deed by Philip de Caysho, merchant of Northampton, acknowledging receipt from John son of Simon de Pateshull of 60*l.*, due to him by recognisance made before the barons of the exchequer in Michaelmas term, 8 Edward II. Dated at Northampton, 7 July, 10 Edward II. Witnesses: Richard de Foxle; Thomas de Langeford; Nicholas de Blisworth; Henry Huberd; William de Seton.

*Memorandum*—[*Incomplete entry.*]

Enrolment of deed by Isolda, daughter of the late John de Pateshull, acknowledging receipt from John son of Simon de Pateshull of 60*l.*, due to her by recognisance made at Westminster before the barons of the exchequer in Michaelmas term, 8 Edward II. Dated at Northampton, 7 July, 10 Edward II. Witnesses: Thomas de Langeford, Richard de Fo[xle], Philip de Caysho, Nicholas de Blyseworth, Henry Huberd of Gayton.

*Memorandum*, that the aforesaid Isolda—[*Incomplete entry.*]

July 6. To the abbot and convent of Anewyk. Order to permit the king's  
Northampton. clerks Stephen le Blund and John de Crosseby to examine their chronicles, charters, and other muniments, and to take transcripts therefrom as the king has enjoined upon them, the king having appointed the aforesaid clerks to examine their chronicles, etc., and to take therefrom what evidences they can find concerning the inheritance of William de Vescy of Kildare, tenant in chief, as Gilbert de Aton has prayed the king to deliver the said William's lands to him as his inheritance, and the king is given to understand that the lands held of him in chief ought to remain in his hands as escheats because there is no one of the blood of Vescy's ancestors. If it be not safe for the clerks to come to the abbey, the abbot and convent are ordered to send transcripts under the abbot's seal of their chronicles, charters, and other muniments to a place to be fixed by the clerks. By K.

The like to the following:

|                                     |                                            |
|-------------------------------------|--------------------------------------------|
| The prior and convent of Watton.    | } Omitting the clause "if it be not safe." |
| The prior and convent of Malton (?) |                                            |

July 1. To W. archbishop of Canterbury. Order to join the king at Notyngham  
Woodstock. on Monday, 18 July next, in order to give his counsel with certain prelates and *procures* of the realm and others of the council upon certain of the king's affairs touching this realm and the lands of Gascony, Wales, Ireland, and Scotland, as the king wishes to take such counsel before Gauselin, cardinal priest of SS. Marcellinus and Peter, and Luke, cardinal deacon of St. Mary in Via Lata, whom J. the pope has sent to this realm on certain affairs touching the king and his realm, come to the king. By K. and C. [*Federa; Parl. Writs.*]

The like to three bishops, five earls, and thirteen others. [*Ibid.*]

*MEMBRANE 2d.*

June 17. Thomas de Wodeham acknowledges that he owes to Henry Beauflour  
Westminster. 10*l.*; to be levied, in default of payment, of his lands and chattels in the county of Essex.



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*Membrane 2d—cont.*

John, abbot of Kyngeswode, acknowledges, for himself and convent, that he owes to Thomas de Haveryng and Roger de Clopton 120*l.*; to be levied, in default of payment, of their lands and chattels in the county of Gloucester.

*Cancelled on payment.*

The abbot of Bardenay acknowledges, for himself and convent, that he owes to Robert de Silkeston 20*l.*; to be levied, in default of payment, of their lands and chattels in the county of Lincoln.

William de Rede, king's serjeant-at-arms, acknowledges that he owes to Bernard Pelegrym, king's serjeant-at-arms, 60*l.*; to be levied, in default of payment, of his lands and chattels in the counties of Norfolk and Suffolk.

June 20.  
Westminster.

The prior of the monks of Thetford acknowledges, for himself and convent, that he owes to Master Berengar de Quiliano, clerk, 200*l.*; to be levied, in default of payment, of their lands and chattels in the county of Norfolk.

Master Berengar de Quiliano, clerk, acknowledges that he owes to the prior of the monks of Thetford 37*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in the county of Norfolk.

*Cancelled on payment.*

June 25.  
Woodstock.

William son of Thomas de Selby of York acknowledges that he owes to Richard son of Thomas de Shupton of York 100*s.*; to be levied, in default of payment, of his lands and chattels in the county of York.

John Henrys of Kynlet acknowledges that he owes to William Orm of Lodelowe 30*l.*; to be levied, in default of payment, of his lands and chattels in the county of Salop.

The said John acknowledges that he owes to Roger Folyot of Lodelowe 30*l.*; to be levied, in default of payment, of his lands and chattels in the county of Salop.

June 16.  
Westminster.

To the dean and chapter of St. Peter's York, keepers of the spiritualities of the archbishopric of York, and to their commissar[y]. Inhibition of their attempting anything to injure or annul the presentation by the king of his clerk Nicholas de Welleburn to the church of Whitberne, diocese of Durham, the gift whereof pertained to the king on account of the voidance of the bishopric, by virtue of which presentation Nicholas was instituted and put in corporal possession of the same by the keepers of the spiritualities of that bishopric, and he has held the same for some time, as the king understands that they intend amoving him from that church at the suit of John de Snaynton the younger, who has suggested to them that Richard, the late bishop, conferred the church upon John some time before his death, and ordered him to be inducted into possession thereof, although he was not inducted into possession, and that they intend to admit John to the church, although the matter has not been fully discussed, which they probably intend to do the more readily because the disputes between them and the prior and convent of Durham, concerning the custody of the spiritualities of the bishopric during voidance, still remain undecided. By p.s. [4268.]

June 25.  
Woodstock.

James, prior of Pritelwell, acknowledges that he owes to Gerard de Cusancia, canon of St. Paul's London, and William de Cusancia, clerk, 200*l.*; to be levied, in default of payment, of his lands and chattels in the county of Essex.

Thomas Stace of Ipswich acknowledges that he owes to John de Wylughby 17 marks; to be levied, in default of payment, of his lands and chattels in the county of Suffolk.

*Cancelled on payment.*

1317.

*Membrane 2d—cont.*

June 17. To Thomas, earl of Lancaster. Order proroguing until the morrow of Westminster. St. Laurence next the day when he ought to join the king at Newcastle-on-Tyne with horses and armour and all his service prepared to set out against the Scots, the king having summoned him to be there at the quinquagesime of the Nativity of St. John the Baptist. By K.

[*Parl. Writs.*]

The like to eight earls and one hundred and twenty-six others. [*Ibid.*]

The like to sixteen bishops and forty-three abbots, abbesses, and priors, and the prior of St. John's Hospital, proroguing the order for their service. [*Ibid.*]

June 17. To the sheriff of Middlesex. Order to cause the above prorogation to be proclaimed. [*Ibid.*]

The like to all the sheriffs of England. [*Ibid.*]

*Memorandum*, that Walter le Ken of Lincoln came into chancery at Westminster on 20 (?) June, and acknowledges that 116*l.* 3*s.* 7*d.* of the sum of 95*l.* due to him and his fellows from W. count of Hainault and Holland, and lord of Friesland, belonged to Roger de Boedingthorp, citizen of Lincoln.

Robert Elys of Great Yarmouth puts in his place Adam le Clerk of . . . . . against the aforesaid count in the same matter in chancery.

Jun[ne] 17. To Robert de Kendale, constable of Dover castle, and warden of the Cinque [Westminster.] Ports, and to him who supplies his place. Order to hasten to Dover, taking with him knights and other *probi homines* of his bailiwick, and to receive Sir Luke de Flisco, cardinal deacon of St. Mary in Via Lata, and Sir Gauselin Jo[hannis], cardinal priest of SS. Marcellus and Peter, immediately upon their arrival in his bailiwick, and to cause them to have company and safe conduct to London. By K. and C.

[*Fœdera.*]

The like to the sheriff of Kent. [*Ibid.*]

June 18. To Roger le Sauvage. Request that he will proceed to Dover as speedily Westminster. as possible to receive the said cardinals, and that he will cause them to have company and safe conduct to London. By K.

[*Ibid.*]

The like to :

Henry de Cobeham, the younger.

John de Northwode, the elder.

Richard de Rokesle.

Thomas de Sandwico.

Warres[us] de Valeynes.

Robert de Shirland.

John de Northwode, the younger. [*Ibid.*]

*MEMBRANE 1d.*

Enrolment of release by Robert de Mounceaux, son of Peter de Mounceaux of Estehattfeld, to William Markand of Tweng of his right in a messuage lying between the land of the parson of Tweng and the land of Ranulph Forsee, concerning which messuage the releasor impleaded William by writ of formedon. Witnesses: Sir Mar[aduke de] Tweng, Sir William [de] Erghom, Sir John de Heselarton, knights; John le Squier, William [de] Unkelby, Adam le Serjaunt, William Westiby, John Westiby, William de Redness, Robert de Rousesby, [Marmaduke] de Ackelum, William Bard, Thomas de Eton. Dated at London, 20 June, 10 Edward II.

Enrolment of release by Robert de Mounceaux, son of Peter de Mounceaux of Estehattfeld, to John de Bemolyng of his right in a

1317.

*Membrane 1d—cont.*

messuage in Tweng, lying between the tofts of Ranulph Forsee and Adam son of Stephen, concerning which the releasor impleaded the said John before the justices of the Bench by [writ of] formedon. Witnesses as above. Dated at London, 20 June, [10] Edward II.

Enrolment of release by the aforesaid Robert to William son of Martin de Tweng of his right in a messuage in Tweng, lying between the tofts of R[obert?] . . . and of Geoffrey Mautenaunt, knight, concerning which the releasor impleaded him before the justices of the Bench. Witnesses: Sir William de Erghum, knight, William his son, John de Driffeld, Adam atte Hall (*ad Aulam*) of Twe[nge], Robert son of Martin of the same, Thomas de Rydal of the same, Thomas de Lund of the same. Dated at London, the day of St. Botolph, 10 Edward II., 1317.

Enrolment of release by the aforesaid Robert to Robert son of Walter Petit of Tweng of his right in a messuage and two bovates of land in Tweng, which the said Walter had of the gift of the releasor's ancestors, lying between the land held of Sir William de Erghum by Master John Fort and the land held by William Westiby. Witnesses: Sir William de Erghum, knight, William his son, John de Dri[ffeld], Adam atte Hall (*ad Aulam*) of Tweng, Robert son of Martin of the same, Thomas de Ridale, Thomas de Lund. Dated as above.

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## 11 EDWARD II.

## MEMBRANE 25.

1317.

July 8.

Buckby.

To the sheriff of Huntingdon. Whereas, at the complaint of the king's merchants Gilbert Robert, burgess of Ipswich, Richard Salvayn of Graham, Richard de Clopton of Graham, and Nicholas de Walsokene that they lately engaged (*frettasce*) a ship at Ipswich to carry 29 serplers of wool thence to Le Swyn in Flanders in order to trade there with the same, and caused her to be laden with the said wool, Ar[nald] de Stanbergh and Peter his brother, with other malefactors of the power of the duke of Brabant, on Sunday before Midsummer, in the eighth year of the king's reign, entered the said ship by force and arms on the sea coast near Neuport in Flanders, and took her and her cargo to the value of 400*l.* to Stonbergh within the aforesaid duke's power, and carried away the wool and other goods in the ship and 10*l.* sterling, the king frequently requested the duke to cause restitution and satisfaction to be made to the said merchants; but the duke and his counsellors have done nothing in the matter, as appears by the letters patent of the bailiff and community of Ipswich; wherefore the king ordered the sheriff to arrest all goods and wares of the merchants of the duke's power, except victuals, to the value of 200*l.*, in part satisfaction for the above 410*l.*; by virtue of which order the sheriff arrested goods to the value of 200*l.*, to wit cloth of John de Calstere of Louvain to the value of 150*l.*, cloth of Dederik (*Detherici*) Veyne of Andewerp to the value of 10*l.*; cloth of Bartholomew de Houthemerk of Deste and Henry Bethekyn of Deste to the value of 40*l.*; which goods the king orders him to cause to be appraised and sold in the presence of the said merchants of Louvaine and Andewerp or their attornies, and to deliver the cloths or their value to the aforesaid Gilbert, Richard, Richard, and Nicholas, in part satisfaction of the said sum of 410*l.*

July 8.

Buckby.

To Master John Walewayn, escheator this side Trent. Order not to intermeddle further with a messuage, 5 virgates of land, and 6 acres of meadow in Ayynton, taken into the king's hands upon the death of William Blundel by John Abel, then escheator this side Trent, under the pretext that the prior and convent of St. Swithin's Winchester had acquired them after the publication of the statute of mortmain, by reason of an inquisition taken by him, whereby it was found that William held the premises at his death freely and not in villeinage, by reason of which arrest the king committed the custody thereof to Roger de Gretford, as it appears by inquisition taken by John Randolph and James de Norton, whom the king appointed, at the request of the prior and convent, to make such inquisition, that the aforesaid William held the premises at his death in villeinage of the prior and convent of their demesnes, and not freely. He is ordered to restore to them all issues of the above.

By p.a.

The like to the aforesaid Roger.

July 8.

Buckby.

To Master John Walewayn, escheator this side Trent. Order to restore to Bartholomew de Badelesmere and others, to whom the king committed the custody of two parts of the lands of Robert de Clifford, tenant in chief, during the minority of his heir, two parts of a tenement in Fletstrete in the suburbs of London, which belonged to the said Robert, of the yearly value of 100*s.*, if the said two parts have been taken into the king's hands by virtue of the assignment by the king, on 16 December last, of a third of the

1317.

*Membrane 25—cont.*

said tenement to Robert de Welles and Matilda his wife, late the wife of the said Robert de Clifford, as her dower, as it was not the king's intention that the two parts of the tenement should be taken into his hands by virtue of the above assignment.

July 13.  
Leicester.

To the treasurer and barons of the exchequer. Order to supersede the demand made by them upon Clemencia, late the wife of John de Vescy, son of William de Vescy, for William's relief and for his other debts, as she complains that the sheriff of Leicester distrains her for the same in the manor of Stapelford, which she holds in dower, the late king having, in consideration of the grant and surrender to him by William de Vescy of the castle, manor, and county of Kildare, with all appurtenances and liberties, and in consideration of his grant to him of the manor of Sproustou (of which manor the aforesaid Clemencia holds two parts, and Isabella, late the wife of John de Vescy, brother of the said William, holds a third part in dower), pardoned the said William by his letters patent all debts due from him, as well for fines and amercements and other his debts as for the debts of John de Vescy his brother, and of other his ancestors from what cause soever.

To Master John Walewayn, escheator this side Trent. Order not to intermeddle further with the manor of Sibertoft, co. Northampton, which is held in chief of the king, and which was taken into the king's hands upon the death of Roger le Brabanzon, at it appears by inquisition that Roger granted by the king's licence the manor to Thomas son of William Curzon of Crouxhale, and Thomas was seised of the same on Sunday the feast of St. Barnabas last by virtue of this grant, and that he continued his seisin thereof until Tuesday following, on which day Roger died, by which inquisition it was found that the manor is held of the king in chief by the service of finding one footman in the king's army for forty days at the cost of the manor.

July 23.  
Nottingham.

To John Randolph and Thomas de Chaucombe, justices appointed to deliver the gaol of Old Sarum. Order to cause to be amended what they have done in confiscating the chattels of Henry Sturmy and Stephen Sturmy, and imprisoning their mainpernors, and to restore their chattels and release their mainpernors, as the king learns from the complaint of the said Henry and Stephen, who were indicted before Walter de Pavely and the aforesaid Thomas, keepers of the peace in the county of Wilts, that, although the sheriff of that county has received from Henry and Stephen sufficient mainprise for their appearance before John de Bello Campo of Somerset and his fellows, whom the king appointed to hear and determine felonies and trespasses in that county, at the next gaol-delivery to stand to right before them, the said John Randolph and Thomas de Chaucombe have caused the mainpernors to be arrested and imprisoned until Henry and Stephen should appear, and have caused the chattels of Henry and Stephen to be confiscated as chattels of fugitives, although they ought to appear before the said John de Bello Campo and his fellows, and not before them, which steps they have taken because the names of Henry and Stephen were delivered to them by the sheriff with the names of those indicted before the said keepers, no mention being made of the form of the mainprise.

July 22.  
Nottingham.

To Master John Walewayn, escheator beyond Trent. Order to deliver to Alina, late the wife of Edward Burnel, tenant in chief, the following of her husband's knights' fees, which the king has assigned to her in dower: a fee in Medueleye, which John de Upton holds, of the yearly value of 40s.; a fee in Felton Botiller, which Thomas le Botiller holds, of the yearly value of 40s.; a moiety of a fee in Wyhecote, which Robert Broun holds,

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*Membrane 25—cont.*

of the yearly value of 20s.; a moiety of a fee in Bedeleswardyn, which Burga de Harlegh holds, of the yearly value of 20s.; a third of a fee in Midelton, which Philip de Middelton holds, of the yearly value of 13s. 4d.; a moiety of a fee in Camelegh, which Herbert de Mareys holds, of the yearly value of 10l.; a moiety of a fee in Sheneston, which Ralph de Grendon holds, of the yearly value of 50s.

To the same. Order to deliver to the aforesaid Alina the advowson of the church of Chetyngton, of the yearly value of 40 marks; the advowson of the church of Loxton, of the yearly value of 30 marks; the advowson of the church of Northchiriton, of the yearly value of 10 marks; and the advowson of a portion of the church of Castelhelgod, of the yearly value of 10 marks, which the king has assigned to her as dower of her husband's advowsons.

July 25. To the treasurer and barons of the exchequer. Order to discharge Nottingham. Robert de Horton, in his account for the time when he was sheriff of Devon, of 86 crannocks and 9 bushels of oats, 1016 'hakes' and 290 conger-eels (*congrî*), and 81 crannocks and 5 bushels of salt, of the victuals wherewith he loaded, by the king's order, a ship called '*la Redecoge*,' of Teignemuth, in that port for the purpose of being taken to Skynburnee, there to be delivered to the receiver of the king's stores, as appears by an indenture between him and Richard Scalon and Richard Lamberd, master of the ship, as the ship was afterwards driven by contrary winds to Ireland, where it arrived at the port of Molaghyde on 4 March, in the 10th year of the king's reign, when the victuals above specified were delivered to Robert de Cotesgrave, clerk, receiver of the garnisture of Dublin castle, for provisioning that castle by the said Richard Lamberd, on account of the perilous parts of the sea, and because the provisions were in danger of perishing on account of their long detention in the ship, by order of Roger de Mortuo Mari, supplying the king's place in Ireland, as appears by letters patent under the king's seal of Ireland. They are to cause the aforesaid Robert de Cotesgrave to be charged with the victuals in question.

July 22. To the sheriff of Dorset. Order to cause a coroner for that county to Nottingham. be elected in place of William de Stokes, who is insufficiently qualified.

*MEMBRANE 24.*

July 22. To the sheriff of Somerset. Order to cause a coroner for that county to Nottingham. be elected in place of John Everard, who cannot attend to the duties of the office, as he does not reside continuously within the county.

July 26. To the sheriff of Leicester. Order to cause a coroner for that county to Nottingham. be elected in place of Oliver le Waleys, whom the king has caused to be removed from office for insufficient qualification.

To the sheriff of Nottingham. Order to cause a coroner for that county to be elected in place of Robert de Weston, whom the king has caused to be removed from office because he is too infirm to execute the office.

July 28. To Master John Walewayn, escheator beyond Trent. Order not to Nottingham. intermeddle further with the lands of Roger le Brabazon, and to restore the issues of the same, as it appears by inquisition that he held nothing in chief of the king by reason whereof the custody of his lands ought to pertain to the king.

July 27. To the sheriff of Norfolk and Suffolk. Order to release 41 woollen Nottingham. cloths and three serplers [of wool], appraised at 104l., belonging to certain merchants of the power of the duke of Brabant, arrested by him in execution

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*Membrane 24—cont.*

of the king's order to arrest goods of merchants of the duke's power to the value of 210*l.*, in part payment of 410*l.* for the goods of Gilbert Robert, burgess of Ipswich, Richard Salvayn of Graham, Richard de Clepton of Graham, and Nicholas de Walsokne, which were taken on the sea by Arnald de Stanbergh and Peter his brother, and other their accomplices, of the power of the said duke, which order was issued because the duke failed to make satisfaction when requested by the king to do so, and 65 pieces of cloth of Walter Outenhone of Louvaine, Henry Wan, \*de Bruge of Louvaine, John Reymund, and John Gobessone of Lovaine, merchants of the power of the said duke, appraised at 210*l.*, arrested by the bailiffs and community of the city of Norwich, whom the sheriff caused to have return of the writ because goods could not be found outside the city to the value named in the writ, as Gilbert has asserted in chancery that he has received, for himself and his fellows aforesaid, 78*l.* from the merchants of the duke's power in part satisfaction of the said 210*l.*, provided that Gilbert acknowledge before the sheriff that the merchants aforesaid have fully satisfied him for the remaining 132*l.* The sheriff is to certify the king of his proceedings on the morrow of St. Laurence.

To the sheriff of Berks. Order to cause a coroner for that county to be elected in place of Robert de Boylond, who is incapacitated by illness and infirmity.

July 25.  
Nottingham.

To Robert de Sapy, escheator this side Trent. Order to deliver to Elizabeth, late the wife of Robert son of Ralph, tenant in chief, the following of his lands and tenements, which the king has assigned to her as dower: the manor of Buttrewyk, co. York, of the yearly value of 10*l.*; the manor of Morton-on-Swale, in the same county, of the yearly value of 14*l.*; the manor of Osmondreley, in the same county, of the yearly value of 20*s.*; a third of the manor of Thorp Basset, in the same county, which manor is of the yearly value of 10*l.*; a third of the manor of Brunnum, in the same county, which manor is of the yearly value of 20*l.*; a third of the manor of Nidde, in the same county, which manor is of the yearly value of 20*l.*; a third of the manor of Creystock, co. Cumberland, which manor is of the yearly value of 62*l.* 13*s.* 9½*d.*; a third of the manor of Dufton, co. Westmoreland, which manor is of the yearly value of 20*l.*; a third of the manors of Morpath, Ulougham, of the town of Heppescotes, of a moiety of the hamlet of Tranwell, of a part of the town of Horsley, of a moiety of the town of Stanynghton, and of a moiety of the town of Benton, co. Northumberland, which are of the yearly value of 10*l.*; and 75*s.* 6*d.* of yearly rent from the manor of Thornton, co. York.

To Robert de Sapy, late keeper of the bishopric of Durham, void and in the king's hands. Order to deliver to the aforesaid Elizabeth the following of her husband's lands, in the king's hands by reason of the voidance of the bishopric, which the king has assigned to her as dower: a third of the manor of Conscluf, of the yearly value of 80*l.*; a third of the manor of Nesham, of the yearly value of 45*l.* 4*s.* 0*d.*; and a third of 50*l.* of yearly rent from the manor of Brereton.

July 27.  
Nottingham.

To Robert de Sapy, escheator this side Trent. Order to deliver to William la Zouche and Alice his wife, late the wife of Guy de Bello Campo, earl of Warwick, tenant in chief, the following of the earl's knights' fees, which the king has assigned to her as dower: a fee in Stretlem, in the said (*sic*) bishopric, which Peter del Haye holds, of the yearly value of 40*l.*; a moiety of a fee in Sumerhuse, in the said bishopric, which Adam de Mayneville holds, of the yearly value of 20*l.*; a twenty-fourth of a fee in Hedelom, in the said bishopric, which Simon de Hedelom holds, of the

\* A Christian name seems to be omitted here.

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*Membrane 24—cont.*

yearly value of 100*s.* ; a twenty-fourth of a fee in the same town, which William de Hyndeleye holds, of the yearly value of 40*s.* ; a twelfth of a fee in Langeton, in the same bishopric, which Ralph de Langeton holds, of the yearly value of 10*l.* ; a twelfth of a fee in Seletby, in the said bishopric, which Robert de Marroilles holds, of the yearly value of 100*s.* ; a twenty-fourth of a fee in Quernynnton, in the said bishopric, which Adam de Bowes holds, of the yearly value of 100*s.*

To the same. Order to assign to the aforesaid William and Alice the following of the earl's advowsons, which the king has assigned to her as dower : the advowson of the church of Middleton, in the bishopric of Durham, of the yearly value of 26*l.* 13*s.* 4*d.* ; the advowson of the chapel of Percebrug', in the same bishopric, of the yearly value of 40*s.* ; the advowson of the hospital of Gaynesford, in the same bishopric, of the yearly value of 6*s.* 8*d.*

To Master John Walewayn, escheator beyond Trent. Order to deliver to the said William and Alice the advowson of the church of St. James, Warwick, of the yearly value of 40*s.*, which the king has assigned to her as dower of the aforesaid earl's advowsons.

July 20.  
Nottingham.

To the sheriff of Essex and Hertford. Order to pay to William de Werminstre, late parson of the church of Tydolfeshide, 20*l.* from the issues of his bailiwick, the king having granted him that sum in aid of his maintenance until the king shall cause him to be provided with some promotion, he having resigned the above church at the king's request. By p.s.

To the sheriff of Lincoln. Order to cause a coroner for that county to be elected in place of John son of William de Hagh, lately elected, who cannot execute the duties of the office because he is still under his father's power, does [not] dwell continuously in the county, and has as yet no lands in fee.

July 1.  
Nottingham.

To the chamberlain of North Wales. Order to proceed in person to the castle of Creukyn, and to survey its condition, and to cause it to be provided with dead garnisture and victuals by the view of the king's constable there.

Aug. 3.  
Nottingham.

To Robert de Sapy, escheator this side Trent. Order to pay to Oliver de Burdegala 42*l.* 14*s.* 1*d.*, which the king owes to him for the expenses of lady Matilda Trussel coming to the king at his command and staying in his court in June, in the 10th year of his reign, as appears by a bill under the seal of Roger de Northburgh, keeper of the wardrobe. By K.

To the chamberlain of North Wales. Order to pay to John de Sapy 37*l.* 1*s.* 4*d.*, which the king owes him for his expenses outside the court about the king's affairs in March, April, and May, in the 10th year of his reign, and for the expenses of lady Matilda Trussel coming to the king by his order in June in that year, as appears by a bill under the seal of Roger de Northburgh, keeper of the wardrobe. By K.

To Roger de Mortuo Mari of Wygemor, keeper of the land of Ireland, and supplying the king's place therein. Order to pay to W. elect of Cashel, late bishop of Ossory, translated by the pope to the archbishopric of Cashel, 200 marks out of the temporalities of the archbishopric of Dublin, void and in the king's hands, the king having granted him that sum in aid of his maintenance because he has long served and still serves the king faithfully in the office of chancellor of Ireland, and because he is destitute of the temporalities of his bishopric, as he has not received the bulls creating him archbishop. By K.

July 30.  
Nottingham.

To the treasurer and barons of the exchequer. Order to deliver to L. bishop of Durham three upper punches (*trussellos*) in addition to the three already



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*Membrane 24—cont.*

delivered by them in execution of the king's order to deliver to him three dies (*cuneos*) for making sterlings of the king's money with all things pertaining to them, as his predecessors have been wont to have in times past, they having delivered to him three dies in six pieces, to wit three lower punches (*pilos*) and three upper punches only, as the said elect has prayed the king to have three other upper punches, to wit duplicated upper punches, granted to him: provided that the duplication of the upper punches shall not prejudice the king at present, nor be drawn into a precedent hereafter.

By K. and C.

*MEMBRANE 23.*

Aug. 3.  
Nottingham.

To the treasurer and barons of the exchequer. Order to cause to be cancelled the king's letters patent in the estreats of the chancery in the exchequer granting to Hugh le Despenser the elder the custody of the lands of Guy de Bello Campo, late earl of Warwick, in the king's hands on account of the minority of his heir, which the king lately committed to the earl's executors to hold during the heir's minority, and to discharge Hugh of 1,000 marks yearly, which he was to render for the custody, as appears by the aforesaid letters patent which Hugh has delivered into chancery to be cancelled, and the king has caused them to be cancelled at his request.

To the same. Order to allow to Hugh le Despenser the elder, out of the debts due to him from the king, the sum of 416*l.* 4*s.* 8½*d.* yearly until the king's debts to him have been satisfied, which yearly sum Hugh ought to render to the exchequer for the custody of the manor of Brayles and Thomworth, co. Warwick, the manor of Acton Beauchampe, the castle of Worcester, lands in Worcester, the profit in the county of Worcester, the castle and manor of Elmeley, the manors of Shireveslech and Saltwarp, in the same county, tenements in Lydeney, co. Gloucester, the manors of Bergdon and Loufenam, co. Rutland, the manors of Spellesbury, co. Oxford, which belonged to Guy de Bello Campo, late earl of Warwick, and which are extended to the yearly value of 336*l.* 4*s.* 8½*d.*, and were previously committed by the king to the executors of the said earl, the king having granted the custody thereof to Hugh on condition that he rendered the above extent and 80*l.* yearly of increment, to have from Easter last during the minority of the heir.

By K.

Aug. 3.  
Nottingham.

To the treasurer and barons of the exchequer. Order to cause Bartholomew de Badelesmere to have compensation out of wardships now in the king's hands, or that shall first come to his hands, for 41*l.* 15*s.* 11½*d.* yearly, which sum Thomas de Veer and Agnes his wife, late the wife of Payn Tibotot, tenant in chief, recovered before the justices of the Bench as the third of the manor of Benteleye, except the advowson of the church of Arkeseye, co. York, which she demanded as dower of the said Payn's freehold in that town against William Sampson, in which suit William vouched to warranty before the justices aforesaid the heir of the said Payn, a minor in the wardship of Bartholomew by grant from the king, when William proffered a deed of warranty by Payn, whereupon it was considered that William should hold in peace, and that Thomas and Agnes should have the value of the said dower, which was extended at the above sum yearly of the heir's land in the wardship of Bartholomew; by reason whereof 21*l.* 8*s.* 6½*d.* of land yearly in co. Leicester, 11*l.* 19*s.* 0*d.* of land yearly in co. Lincoln, and 8*l.* 8*s.* 5*d.* of land in co. Essex, were delivered to Thomas and Agnes, as appears by the record and process, which the king caused to come before the treasurer and barons; the king having, on 21 November, in the 8th year of his reign, sold to Bartholomew, for

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*Membrane 23—cont.*

1,000 marks paid into the exchequer, the custody of the following lands of the aforesaid Payn, which were in the king's hands on account of the minority of John his son and heir: the manor of Thorp, co. Leicester, of the yearly value of 16*l.* 17*s.* 5½*d.*; the manor of Barkeston, in the same county, of the yearly value of 73*s.* 8*d.*; the manor of Eston, co. Lincoln, of the yearly value of 11*l.* 19*s.* 7*d.*; the manor of Preston, in the same county, of the yearly value of 52*s.*; the manor of Strethall, co. Essex, of the yearly value of 11*l.* 3*s.* 2½*d.*; to have during the minority of the heir, with the marriage of the heir, provided that if John died before he came of age, Bartholomew should have the custody of the above lands until the time when John would have come of age had he lived, together with the marriage of John's heir, with further provision for compensation by the king in case the lands abovesaid came to an heir over age before such time as John would have become of full age, etc.

Aug. 4.  
Nottingham.

To Master John Walewayn, escheator beyond Trent, or to his sub-escheator in the county of Lincoln. Order to deliver to Hugh le Despenser the younger all the issues of the manor of Karleton near Basingham, co. Lincoln, from the time when it came to the king's hands by the forfeiture of Gervase Avenel and Joan his wife when they adhered to the Scotch rebels, and their goods and chattels found in the manor, the king having granted the manor to Hugh, provided that Hugh answer at the king's will for the issues and goods aforesaid.

By p.s. [4343.]

Aug. 3.  
Nottingham.

To the dean and chapter of St. Peter's York, keepers of the spiritualities of the archbishopric of York. Order to pay to Bartholomew de Badelesmere or Master William de Maldon, his attorney in this behalf, 200*l.* for the expenses of the castles that belonged to Robert de Clifford, tenant in chief, in co. Westmoreland, in Bartholomew's hands by the king's commission, in order to secure them against the attacks of the Scotch rebels, the money to be paid out of the tenth for six years imposed upon the clergy by pope Clement V. in the council of Vienne for the general passage to the Holy Land, which tenth pope John XXII. has lent to the king for the expedition of his affairs.

By K. on the information of the treasurer.

Aug. 4.  
Nottingham.

To the collectors of the custom of wool, hides, and wool-fells in the port of London. Order to pay to the king's merchants Doffus de Bard[is], Roger Ardingelli, Dinus Forcinetti, and Francis Balduch', of the society of the Bardi of Florence, 1,600*l.* from the increment of 10*s.* on each sack of wool, 10*s.* on each last of hides, and 10*s.* on every 300 wool-fells exported by alien merchants, and of the increment of half a mark on each sack of wool, half a mark on each last of hides, and half a mark on every 300 wool-fells exported by native merchants, as the king owes the said merchants great sums of money.

By K.

[*Parl. Writs.*]

The like to the collectors in the port of Southampton for 533*l.* 6*s.* 8*d.*

[*Ibid.*]

By K.

To the collectors of the custom of wool, hides, and wool-fells in the port of Southampton. Order to permit the merchants of the society of the Bardi of Florence and their men and servants to export their wool, hides, and wool-fells upon payment of the due custom without exacting the increment of the same, making an indenture of the amount of the increment and certifying the king thereof.

By K.

[*Ibid.*]

The like to the collectors in the ports of London, Boston, and Kingston-on-Hull. [*Ibid.*]

To Robert de Kertlyngton, attorney of Aymer de Valencia, earl of Pembroke, for the receipt of the custom aforesaid in the port of Kingston-

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*Membrane 23—cont.*

on-Hull. Order to deliver to Peter Bonayoint, attorney of the merchants of the society of the Bardi of Florence, the second part of the seal called 'coket' in that port, the said merchants having satisfied the earl for the money due to him from the king, for payment whereof the king assigned to him the issues of the custom, as the king has granted that the merchants shall receive the money so paid by them from the custom in that port, and that they shall have the second part of the aforesaid seal until they have been satisfied for the money aforesaid. By K.  
[*Parl. Writs.*]

July 27.  
Nottingham.

To the sheriff of York. Order to supersede the exaction at his next county court of John Brettevill, Geoffrey Lewyn, Sampson Paytevyne, Hugh Hauquyn, Peter Hauquyn, Henry Hauquyn, Thomas de Snape, Roger Noreys le Porter, Walter de Doun, Robert de Shilvyngton, Elias de Kelsouth, Hugh de Hecham, John Puy, John de Sale, William de Blith, John Wodeman, Walter Dalnemuth, William Peytevyne, Thomas Lescot, Patrick le Taillur, Thomas Thorald, and John le Taynturer to be outlawed at the suit of Arnald de Luk' and William Arnaud of Porte, merchants, for a trespass committed upon the said merchants, to hear and determine which trespass the king has appointed certain of his subjects, for which they were put in exigent to be outlawed, and for which they would have been outlawed at the sheriff's county [court] in Easter week last had not the king ordered him to supersede until his next county [court] the exaction, because Edmund, earl of Arundel, warden of the Marches of Scotland, had signified to him that they were staying in his company in the king's service for the defence of the Marches; as Hugh Daudela the elder, constable of the castle of Newcastle-on-Tyne, has now signified to the king that they are staying in his company for the defence of that town and the neighbouring parts. By K.

Aug. 6.  
Nottingham.

To Master John Walewayn, escheator beyond Trent. Order not to intermeddle further with the lands that Walter de Bylyngeye held at his death of J. bishop of Lincoln, or of other lords, restoring the issues of the same, the late king having, on 16 June, in the thirty-fourth year of his reign, ordered Walter de Gloucestre, then escheator beyond Trent, not to intermeddle further with the said lands, as it was found by inquisition taken by him that Walter de Bylyngeye held of the said king in chief a third of the manor of Runham, co. Norfolk, by the service of a third of two measures (*modiorum*) of wine and 200 pears of Permayns to be rendered at the exchequer at Michaelmas, and that he held no other lands of the king by reason whereof the custody of the lands that he held of other lords should pertain to the king, the lands that Walter de Bylyngeye held of other lords than the king having been taken into the present king's hands by reason of a writ to take his lands into the king's hands surreptitiously issued at the suit of certain persons, his heir being then a minor, to the damage of John, bishop of Lincoln, and others of whom Walter held at his death, the bishop and the other lords having entered the lands in name of wardship by virtue of the aforesaid order of the late king. The escheator is to retain in the king's hands the third of the manor of Runham.

Aug. 8.  
Shelford.

To the same. Order not to distrain Thomas son of William Curzon of Croxhale for homage for the manor of Sibertoft, co. Northampton, which he holds in chief of the king, as the king has taken his homage.

By p.s. [4352.]

*MEMBRANE 22.*

Aug. 7.  
Nottingham.

To the sheriff of Somerset. Order to pay to the king's clerk Robert de Emeldon, whom the king is sending to that county upon certain affairs, 60s. for his expenses in prosecuting such affairs. By K.

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*Membrane 22—cont.*

Like order to the sheriff of Southampton to pay 60s. to Robert de Haliwell, clerk.

Aug. 11.  
Somerton.

To Robert de Sapy, escheator beyond Trent. Order to cause William son of Thomas son of William de Tyndale, kinsman and heir of Thomas son of Simon de Dyneleston, to have seisin of the lands that Lucy, late the wife of the said Thomas de Dyneleston, held for her lifetime of the king in chief of the inheritance of the aforesaid William son of Thomas, as the king has taken his homage therefor and rendered the lands to him, saving the king's relief, if any be due.

By p.s.

Aug. 16.  
Somerton.

To the same. Order not to intermeddle further with the manor of Talentyre, co. Cumberland, as it appears by inquisition taken by the said escheator that Richard le Brun, deceased, granted it to John de Derwentwatre the elder for life, with remainder to John de Derwentwatre the younger and Isabella his wife, to have and to hold to them and the heirs of their bodies, and John the younger and Isabella entered the manor after the death of John the elder by virtue of the grant aforesaid, and that they peacefully continued their seisin of the same until Robert de Leyburn, keeper of the honour of Cokermuth, ejected them from the manor because it is held of the king in chief as of the honour aforesaid, by which inquisition it was found that the manor is held of the king as of the honour aforesaid by homage and fealty and by the service of 13s. 4d. yearly for cornage; the king having pardoned John the younger and Isabella the trespass committed by them in this behalf, the king's licence not having been obtained [to enter the manor], in consideration of a fine made with the king for them by Adam de Skelton.

To the same. Order not to intermeddle further with the manor of Castelrigg' and the island of Wythholm, co. Cumberland, as it appears by inquisition taken by the said escheator that John de Derwentwatre the elder granted it to John de Derwentwatre the younger, and that John the younger entered the same and was seised thereof for a long time, and that he afterwards granted it to John the elder for life with reversion to himself and his heirs, and that John the younger entered the same by virtue of this grant after the death of John the elder, and that he peacefully continued his seisin thereof until Robert de Leyburne, keeper of the honour of Cokermuth, ejected him therefrom because the manor and island are held of the king in chief as of the honour aforesaid, by which inquisition it appears that the manor and island are held of the king by homage and fealty and by the service of 11s. yearly for cornage and by doing service to the king's court of Cokermuth from three weeks to three weeks; the king having pardoned him the trespass committed by him in this behalf [in entering the premises] without the king's licence, in consideration of a fine made with the king for him by Adam de Skelton.

By fine of 100s.

To Robert de Leyburn. Order not to intermeddle further with the aforesaid manors of Talentyre and Castelrigg' and the island of Whytholm, if he have taken them into the king's hands because they are held of the king in chief as of the honour aforesaid, or by virtue of any commission to him of the lands of the aforesaid John the elder, which were taken into the king's hands upon his death and by reason of the minority of John his brother (*sic*) and heir, or by reason of the abovesaid trespasses, the king having pardoned the aforesaid John the younger and Isabella his wife, as above.

By the fine above-named.

Aug. 19.  
Lincoln.

To Robert de Sapy, escheator beyond Trent. Order to deliver to Robert de Craystok, son of Robert son of Ralph, tenant in charge, the manors of Grynthorp, Crosthwyt, Thorp Basset, co. York, and the manor of Neesham, within the liberty of the bishopric of Durham, and 50l. yearly

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*Membrane 22—cont.*

of rent sec from the manor of Brerton, within the said liberty, as it appears by inquisition taken by the escheator that the said Robert son of Ralph held at his death the manor of Grymthorp of the heir of Henry de Percy, a minor in the king's wardship, in socage by the service of 4*l.* 8*s.* 7½*d.* yearly for all service, the manor of Crosthwayt of Henry son of Hugh in socage by the service of 2*s.* for all service, the manor of Thorp Basset of the abbot of St. Albans in socage by the service of 1*d.* for all service, and the manor of Neesham of William Tayleboys in socage by the service of 16*s.* yearly for all service, and that the said Ralph is his son and heir, and is aged 18 years and more; the king having granted the said manors and rent to Ralph, they being in his hands on account of the death of Robert and of Ralph's minority. By p.s. [4358.]

To the sheriff of Dorset. Order to cause a coroner for that county to be elected in place of Bartholomew Payn, who is incapacitated by non-residence in the county.

Aug. 20.  
Lincoln.

To Master John Walewayn, escheator this side Trent. Order not to intermeddle further with the lands of Thomas de Neuville, and to restore the issues of the same, as it appears by inquisition that he held nothing in chief of the king or of the heir of Robert le Chaumberleyn, a minor in the king's wardship, by reason whereof the custody of his lands ought to pertain to the king.

Aug. 28.  
Lincoln.

To the same. Order not to intermeddle further with the lands of Margery Waleys, and to restore the issues thereof, as it appears by inquisition taken by the escheator that she held nothing in chief of the king at her death by reason whereof the custody of her lands ought to pertain to the king.

Aug. 28.  
Lincoln.

To the same. Order not to intermeddle further with the manor of Toftes, co. Norfolk, the manor of Spettebury, co. Dorset, the manor of Aston, co. Berks, and the manor of Warmynton, co. Warwick, and to restore the issues thereof, which manors he has taken into the king's hands on the death of Matthew, the late abbot of the monastery of SS. Peter and Paul, Préaux (*de Pratellis*), which manors were granted to the monks of Préaux by Robert, sometime earl of Meulan and Leicester, by his charter, which was confirmed by the late king, to have and to hold in frankalmoign, as contained in the said confirmation, the king understanding that the escheator has taken the manors into his hands, although neither the king nor his progenitors received any issues from the manors at any time of voidance of the abbey.

To John de Crumbwelle, keeper of the Forest beyond Trent, or to him who supplies his place. Order to deliver Bego son of Geoffrey de Helperby, imprisoned in York castle for trespass of vert and venison in the forest of Galtres, co. York, in bail to twelve mainpernors, who shall undertake to have him before the justices in eyre for Forest pleas when they next come to that county.

Aug. 24.  
Lincoln.

To Master John Walewayn, escheator this side Trent. Order to assign to Constance, late the wife of William Martel, tenant in chief, dower of her husband's lands in his bailiwick in the presence of John, brother and heir of William, if he choose to attend, as she has taken oath before the king not to marry without the king's licence.

Aug. 28.  
Lincoln.

To Robert Sapy, escheator beyond Trent. Order to pay to the chaplains of the chantry in the chapel of Neusum the arrears of 6*l.* yearly, which they ought to receive from the manor of Wyntryngam, which belonged to William de Vescy, tenant in chief, for the time that the manor has been in his custody.

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*Membrane 22—cont.*

The like was sent at another time to Robert de Cliderhou, late escheator beyond Trent.

Sept. 2.  
Barton-on-  
Humber.

To the collectors of the custom and the aid of imprest of cloth to be made to the king in the port of London. Order not to take any aid or imprest, this side Easter, of the cloth that the king's merchant Simon de Swanlaund shall cause to be brought to that port, and which he shall testify to be his own, to the number of 2,000 pieces (*pannorum*), making an indenture with him of the number of pieces brought to that port before the said feast, and of what ought to pertain to the king thereof by reason of the aforesaid aid, so that the king may recover the aid from Simon at the aforesaid term, the king having enjoined Simon to make a great provision of cloth for the king's use, in doing which he will undergo great outlay (*unde ipsum oportet [i]n immensum onerari*).

By p.s. [4406.]

Sept. 5.  
York.

To Robert de Sapy, escheator this side Trent. Order not to intermeddle further with 25 tofts, 19 bovates, and 7 acres of land in Morton-on-Swale, co. York, a windmill and its suit, and the ferry (*passagium*) of the water of Swale, pertaining to the manor of Ralph son of William in Morton, and all his lands in the town of Thirnetoft, which the escheator took into the king's hands upon the death of Robert son of the said Ralph, together with his other lands, as it appears by inquisition taken by the escheator that Ralph son of William, tenant in chief, granted the premises by his deed to Robert his son, and Elizabeth, wife of the said Robert, to have and to hold to them and the heirs of their bodies, and that Elizabeth peacefully continued her joint seisin thereof until her husband's death, by which inquisition it was found that the 25 tofts, 19 bovates, and 7 acres of land in Morton, together with the windmill and ferry, are held of John de Fornewes by knight service, and the land and tenements in Thirnetoft are held of Robert le Conestable by knight service.

Sept. 6.  
York.

To the the sheriff of Surrey. Order to cause a coroner for that county to be elected in place of Henry de Somerbure, deceased.

Sept. 9.  
York.

To the treasurer and barons of the exchequer. Order to allow to Alexander de Bastenthwayt, in his account of the issues of the lands of John de Wygeton, which were in his hands by commission from the king, the sum of 99*l.* 18*s.* 8*d.* expended by him about the defence of the castle of Cokermuth, which Thomas de Richemund, deceased, held by the king's grant for life, the said Alexander having taken the castle into the king's hands by his order when he was sub-escheator in the county of Cumberland, and having caused it to be provisioned with victuals and men-at-arms on account of the Scotch rebels, who were then endeavouring to enter those parts, the king having appointed Robert de Barton and Adam de Skelton to enquire by the oath of men of that county concerning his expenditure about the castle; by whose inquisition it appears that Alexander took the castle into the king's hands on 15 July, in the 10th year of his reign, by indenture made between him and Richard de Richemund, in execution of the king's writ addressed to Robert de Cliderhou, then escheator this side Trent, and that he caused it to be hastily provisioned with victuals to the value of 11*l.* against the attacks of the Scots, who were then in the Marches and wished to enter that county, and that he kept with him in defence of that castle, from the aforesaid 15 July to 5 August inclusive, thirty-seven men-at-arms, fifty-one hobelers, an engineer, a mason, a carpenter, eight cross-bowmen, two porters, a watchman, and sixty footmen, each man at-arms taking daily from the victuals aforesaid to the value of 12*d.*, each hobeler, engineer, mason, and carpenter to the value of 6*d.*, each porter to the value of 4*d.*, the watchman to the value of 3*d.*, and each of the footmen

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*Membrane 22—cont.*

to the value of 2*d.*, and that Alexander, after the retreat of the Scots, kept with him in defence of the castle, from 5 August to 26 August inclusive, eight men-at-arms, an engineer, a carpenter, a porter, a watchman, and twenty footmen at the abovesaid wages, and that he expended in repairing the gate and engines of the castle 20*s.*, the total of which wages and expenditure amounts to 99*l.* 18*s.* 8*d.* aforesaid.

To the sheriff of York. Order to cause a coroner for that county to be elected in place of Geoffrey de Upsale, who is staying in the company of Henry son of Hugh for the defence of the Scotch Marches, so that he cannot attend to the duties of coroner.

Sept. 8.  
York.

To the mayor and bailiffs of York. Order to pay to William Fraunceys 25 marks of the ferm of their city, for the sum due to him at Michaelmas next of the yearly sum of 50 marks from their ferm, granted to him by the king on 24 April in the eighth year of his reign, for his good service before the king at Dumbar.

*MEMBRANE 21.*

Sept. 10.  
York.

To him who supplies the place of the treasurer and to the barons of the exchequer. Order to cause allowance to be made to Alexander de Cave and Robert de Amcotes, late keepers of certain of the Templars' lands in the county of York, in their account, for the corn, beasts, and other goods and chattels delivered by them to Richard le Squier, yeoman of the king's chamber, at his request, for the king's use, without the king's writ, as appears by an indenture under his seal, charging Richard with the same.

By K. on the information of William de Melton. In the eighth year.

Sept. 14.  
York.

To the collectors of the custom of wool, hides, and wool-fells in the port of Boston. Order to take custom of all wools taken away through that port, although they have not been loaded or discharged there, as the king understands that both native and alien merchants who go to divers places in the county of Lincoln to buy wool carry the said wool in their ships through that port and refuse to pay the custom there because they have not loaded or discharged the ships in that port.

To the sheriff of Lincoln. Order to cause proclamation to be made in the above port and elsewhere in his bailiwick forbidding any merchant taking wool away from that port before he have paid custom, under pain of forfeiting the wool, and to arrest the wool of any one so offending.

Sept. 10.  
York.

To the sheriff of York. Order to supersede until Christmas the exaction of John de Brettevill, Geoffrey Lewyn, Sampson Paytevyne, Hugh Haukyn, Peter Haukyn, Henry Haukyn, Thomas de Snape, Roger le Noreys le Porter, Walter dil (*sic*) Doun, Robert de Shylyngton, Elias de Kelshouth, Hugh de Hecham, John Puy, John de la Sale, William de Blyth, John Wodeman, Walter de Alnemouth, William Paytevyne, Thomas Lescote, Patrick le Taylour, Thomas Thorald, John le Taynturer, John de la Gore, Richard de Dalton, William de Aketon, Richard de Aketon, Robert de Musgrave, Robert de Stanhope, William de Borne, and William Emme, whom the sheriff exacts to be outlawed at the suit of Arnald de Luke and William Arnald of Port, merchants of Gascony, as they are staying at Newcastle-on-Tyne for the defence thereof, and the king cannot dispense with their presence there on account of the continued malice of the Scotch rebels and other his enemies (*emulorum*).

By p.s. [4408.]

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Sept. 15.  
York.*Membrane 21—cont.*

To Master John Walewayn, escheator beyond Trent. Order to cause Richard de Plaiz, son and heir of Giles de Plaiz, tenant in chief of the late king, to have seisin of his father's lands, as he has proved his age before the escheator, and the king has taken his homage. By K.

Sept. 13.  
York.

To the collectors of the custom and aid of imprest to be made to the king of wool, hides, wool-fells, cloths, wines, *avoir-du-pois*, and other merchandise in the port of London. Order not to take any money from corn, salt, herrings, stock-fish (*duro pisce*), or other victuals imported or exported by any merchants whatsoever by reason the king's late order, issued with the counsel and advice of certain native and alien merchants, to take a certain sum of money by way of loan from every native or alien merchant who wishes to export or import wool, hides, wool-fells, cloth, wine, or other wares before a certain term, as it was not the king's intention that any imprest should be taken of victuals. If they have taken any imprests from victuals, they are ordered to restore the same. By K. and C.

[*Parl. Writs.*]

The like to the collectors in the following ports :

|                    |                          |
|--------------------|--------------------------|
| Berwick-on-Tweed.  | Great Yarmouth.          |
| Newcastle-on-Tyne. | Sandwich.                |
| Hertepol.          | Chichester.              |
| Kyngeston-on-Hull. | Southampton.             |
| Lynn.              | Chester.                 |
| Bristol.           | Boston. [ <i>Ibid.</i> ] |
| Ipswich.           |                          |

Sept. 16.  
York.

To the sheriff of Nottingham. Order to pay to Margery, late the wife of Duncan de Ferendragh, 20 marks for Michaelmas term next, in part payment of the yearly sum of 40 marks assigned to her by the king to be received from Eleanor, late the wife of Henry de Percy, out of the 400*l.* that she is bound to pay to the exchequer for Henry's lands in co. York during the minority of his heir, as the king has now caused that 400*l.* to be assigned elsewhere. By K.

Sept. 14.  
York.

To the treasurer and barons of the exchequer. Order to assign to the aforesaid Margery the custody of some manor in the king's hands to the value of 40 marks yearly, for her maintenance, to have until further ordinance be made for her maintenance, provided that if the manor assigned to her exceed the value of 40 marks yearly, she shall answer yearly to the exchequer for the excess; the king having assigned the aforesaid 400*l.*, out of which she had assignment for 40 marks yearly, elsewhere. By K.

Sept. 17.  
York.

To the sheriff of Lincoln. Order to supersede until further orders the execution of any order of the king's to arrest John, prior of Sempyngham, who was indicted before the king at Lincoln for harbouring Agatha, late the wife of William atte Gote of Boston, indicted but not yet convicted of the death of her said husband; the prior being also indicted as a common conspirator and maintainer of felons, and disinheritor of many persons in that county, as John de Ellerker, Robert Doigneurs, William de Redenesse, John le Verrur of York, and John de Neuton, of the county of York, and Thomas de Brunne of Billingham, of the county of Lincoln, have mainpurned before the king to have the prior before him in a month from Michaelmas.

Sept. 16.  
York.

To the collectors of the loan to be made to the king by native and alien merchants from certain merchandise in the port of London. Order to receive the loan from wool, hides, and wool-fells only, notwithstanding the king's order to take it from various other goods. By K.  
[*Parl. Writs.*]



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*Membrane 21—cont.*

The like to the collectors in the following ports :

|                    |                           |
|--------------------|---------------------------|
| Lynn.              | Ipswich.                  |
| Boston.            | Great Yarmouth.           |
| Berwick-on-Tweed.  | Sandwich.                 |
| Newcastle-on-Tyne. | Chichester.               |
| Herterpole.        | Southampton.              |
| Kingeston-on-Hull. | Chester. [ <i>Ibid.</i> ] |
| Bristol.           |                           |

Sept. 20. To the collectors of the custom of wool, hides, and wool-fells in the port of  
York. Kingeston-on-Hull. Order to pay to Robert de Hastang, controller of the custom aforesaid, the arrears of his wages for the time that he has been controller there, at the same rate as other controllers have been usually paid. By K.

Sept. 20. To the sheriff of Lincoln. Order to release Richard de Naulton, lately  
York. indicted by an inquisition before the king at Lincoln, for that Roger de Naulton slew Nicholas de la More at La More, near Kirketon-in Lyndeseye, by his order, and for harbouring Nicholas (*sic*) after the commission of the felony, and for divers other trespasses against the king's peace, which Roger has not yet been convicted of the aforesaid death, by reason of which indictment Richard is imprisoned in Somerton castle, provided that he find sufficient mainpernors to have him before the king in three weeks from Michaelmas.

Sept. 20. To the treasurer and barons of the exchequer. Order to supersede until  
York. the quinzaine of Easter next the distraint to render account of the collectors of the custom of wool, hides, and wool-fells and of the imprest to be made to the king in the port of Kingeston-on-Hull, as the collectors are much occupied in this season of the passage of wools to parts beyond sea, and as the king has assigned the issues of the custom and imprest to the merchants of the society of the Bardi in payment of the king's debts to them. By K.

Sept. 22. To the sheriff of Lincoln. Order to supersede any order of the king's to  
York. arrest Henry de Lekeburn and Thomas Merle, who have offered themselves before the king to stand to right, they having been lately indicted before the king at Lincoln for that they burnt by force and arms the chamber of John de Brinchill at Brinchill, and assaulted and wounded the said John whilst fleeing thence to the church there, as Bartholomew de Badelesmere and William de Sevauns, of the county of Kent, Thomas Boteturt and Thomas de Lovayn, of the county of Essex, Bartholomew de Burghwassch, Bartholomew de Gabriel, Robert de Watefeld, and Thomas Rosselyn, of the county of Norfolk, John de Penreth, of the county of Cumberland, and Robert de Ardern, of the county of Northampton, have mainperned before the king to have the said Henry and Thomas before the king in a month from Michaelmas to answer to him and the said John de Brinchill. By K.

To the sheriff of Lincoln. Like order in favour of Richard Marmion, as William de Rednesse, William de Houeden, and William de Moreby, of the county of York, and Walter de Ludham, Robert de Ludham, and Richard atte Brigg, of the county of Lincoln, have mainperned to have him before the king in a month from Michaelmas to answer to the king and William Gentyll for that he, at the order of William de Baiocis, assaulted the said William Gentyll at Gunthorp, and beat and wounded him, and cut off his right hand.

Sept. 23. To the sheriff of Lincoln. Order to release the goods and chattels of  
York. divers merchants of Ypres, arrested by him in Boston fair, to the value of 426*l.* 10*s.* 0*d.*, as appears by his return, by virtue of the king's order to

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*Membrane 21—cont.*

arrest goods [of the merchants of Flanders] at the suit of Walter de Rudstane and John le Coliere of Notingham, and of other the king's merchants, in satisfaction for their goods to the value of 1,100*l.* carried away from them by malefactors of the town of Sluys in Flanders, as it was granted to the burgesses and merchants of Ypres by charters of the king's progenitors, confirmed by him, that they might safely come and stay in this realm, and return thence with their merchandise upon their paying the due and right customs, and that they should not be hindered by any forfeiture of their goods on account of any contention between the men and merchants of this realm and those of other towns beyond sea, and that they should not be distrained for any debt whereof they are not chief pledges or principal debtors, and as the king has granted to them, because he learned from trustworthy testimony that they were wholly guiltless of all trespasses and violences heretofore committed by the men of Flanders upon the merchants and men of this land, that they should not be aggrieved on account of any trespass committed upon the king's men and merchants and others, and that their goods should not be arrested within this realm contrary to the aforesaid grant and confirmation.

*MEMBRANE 20.*

Sept. 26.  
York.

To Master John Walewayn, escheator beyond Trent. Order not to intermeddle further with the lands of Agnes la Porter, and to restore the issues thereof, as it appears by inquisition taken by the escheator that she held nothing of the king in chief by reason whereof the custody of her lands ought to pertain to the king.

Sept. 27.  
York.

To Humphrey de Bohun, earl of Hereford and Essex. Order to pay to Eleanor, late the wife of Henry de Percy, the arrears of the rent of 4*l.* 16*s.* 7½*d.*, whereof, as appears by inquisition taken by Robert de Sapy, escheator this side Trent, Henry was seised at his death to be received from the manors of Beleby, Grimthorp, Fangefosse, and Melcenby, co. York, which belonged to Ralph son of William, tenant in chief, and which came to the king's hands upon Ralph's death, by which inquisition it was found that the aforesaid Eleanor, to whom the king committed the custody of two-thirds of the said Henry's lands in that county during the minority of his heir for a yearly payment of 400*l.*, had peacefully received the aforesaid rent from the time of the commission until the death of the aforesaid Ralph, the manors aforesaid being in the earl's custody by the king's commission.

Sept. 26.  
York.

To Roger de Mortuo Mari of Wygemor, keeper of Ireland, and supplying the king's place there. Order to cause the manors of Dyvelek and Coulok to be assigned and delivered to Roger Dammory and Elizabeth his wife, the king's niece, late the wife of Theobald de Verdoun, tenant in chief, as her dower of her late husband's lands in Ireland, and to cause other lands to be delivered to Richard Tuyt and Nicholas de Verdon for the value of the portions held by them in the manor of Dyvelek, making to them such letters as may be needed under the king's seal of Ireland, the king having granted to Roger and Elizabeth that they should have the aforesaid manors for her dower, and that other lands of the said Theobald should be assigned to Richard and Nicholas for the value of their aforesaid portions.

Sept. 30.  
York.

To the sheriff of York. Order to pay 10 marks to the king's clerk Master Andrew de Tange, out of the issues of his bailiwick for Michaelmas term last past, the king having granted to him, in consideration of his good service to the king and his father, 20 marks yearly for life, to be received from the sheriff of that county.

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*Membrane 20—cont.*Oct. 3.  
Doncaster.

To Master John Walewayn, escheator beyond Trent. Order to assign dower to Matilda, late the wife of John Tropyng, tenant in chief, in the presence of Thomas, brother and heir of the said John, if he choose to attend, upon her taking oath not to marry without the king's licence.

Sept. 25.  
York.

To the treasurer and barons of the exchequer. Order to discharge the king's yeoman William de Ergum, to whom the king, on 20 April last, committed the custody of the manors of Brunnum and Thorp Basset, which belonged to Ralph son of William, tenant in chief, and which were in the king's hands on account of the death of Robert son and heir of the said Ralph, and which are of the yearly value of 26*l.* 13*s.* 4*d.*, to wit the manor of Brunnum of the value of 20*l.*, and the manor of Thorp Basset of the value of 6*l.* 13*s.* 4*d.*, during the minority of the heir of the said Robert, rendering therefor the above extent, of the ferm of the manor of Thorp Basset from 19 August last, when the king granted that manor to Ralph de Craystock, son of the aforesaid Robert, because it was found by an inquisition taken by Robert de Sapy, escheator this side Trent, that the aforesaid Robert held that manor at his death of the abbot of St. Albans in socage by the service of 1*d.* for all service, and that the aforesaid Ralph de Craystock, his son, is his nearest heir and is aged 18 years and more.

Oct. 18.  
Westminster.

To Margaret, queen of England, the king's mother. Order to cause all the castles in her custody to be guarded safely, as the king wishes to prevent the damages and dangers that might arise through the sudden attacks of malefactors and disturbers of the peace. By K. and C.

To William de Bereford and his fellows, justices of the Bench. Order to proceed in the plea wherein Cicely de Bello Campo sues William Merre before them for trespass and deceit made to the king and her, notwithstanding that William caused himself to be essoined as being in the king's service on Thursday the quinzaine of Michaelmas last, as it appears to the king that he was not engaged in his service on that day nor on the Friday following. By p.s. [4467.]

Oct. 20.  
Westminster.

To the sheriff of York. Order to pay to Gilbert de Bissheton and Thomas de Neubigging, whom the king lately appointed to buy 100 quarters of wheat, 100 quarters of barley, and 100 quarters of beans in the parts of Holdernessee, co. York, 6*s.* 8*d.* for each quarter of wheat, 4*s.* 8*d.* for each quarter of barley, and 4*s.* 8*d.* for each quarter of beans, and to receive the corn aforesaid from them, and to cause it to be carried to Berwick-on-Tweed for the maintenance of the king's subjects in garrison there, to be delivered to the receiver of the king's victuals there or to his attorney.

Oct. 15.  
Westminster.

To the treasurer and barons of the exchequer. Order to pay to the king's yeoman Nicholas Lovel, to whom the king has committed the custody of his houses of the mews (*de mutis*) near Charring' for life, to hold in the same way as John Colne held that custody in his lifetime, the same wages as the said John was wont to receive for this custody. By K.

Oct. 20.  
Westminster.

To the same. Order to acquit John de Orreby, who holds by the courtesy of England certain lands of the inheritance of Philip de Orreby, kinsman and co-heir of Robert de Tateshale, of the scutage exacted from him by summons of the exchequer for the service of three knights' fees for the late king's army of Wales in the fifth year of his reign, as it appears by the rolls of the late king's marshalsea that Robert de Tateshale had his service with the army for the above fees, which he acknowledged to the late king in the aforesaid army.

Oct. 21.  
Westminster.

To Master John Waleweyn, escheator this side Trent. Order not to intermeddle further with a windmill in Holt, taken by him into the king's

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*Membrane 20—cont.*

hands on the ground that the prior of Bradeleye had acquired it from William de Kirkeby without licence from the king or his father after the publication of the statute of mortmain, as it appears by inquisition taken by him that the mill pertained to the priory from the time of the foundation of the priory, and that it was not acquired from the aforesaid William nor from any one else after the publication of the statute by John, the present prior, or by any of his predecessors.

Oct. 25. To the sheriffs of London. Order to pay, out of the ferm of the city,  
Westminster. 6*d.* daily to the keeper of the king's leopard in the Tower of London for its maintenance and 1½*d.* a day for his wages, from Michaelmas last until further orders.

Oct. 22. To Master John Walewayn, escheator this side Trent. Order not to  
Westminster. intermeddle further with 40 acres of land, 3 roods of meadow, 1 acre of wood, 1½ acres of pasture, and 2*s.* 9½*d.* of rent belonging to Thomas de Ulyng' in Hatfeld Peverel, Ulyng', and Langeford, and to restore the issues of the same, he having signified to the king, in answer to his order to certify him of the cause of the premises being taken into his hands, that Gilbert Mauduit held the aforesaid tenements of Thomas de Twynstede, Thomas de Ulyng', the master and brethren of the Templars, John Capon, and John de Preers by certain services, and that Gilbert was taken and hanged for adhering to the Scotch rebels, on which account the tenements came to the late king's hands as escheat, by whom they were granted to William de Hanyngfeld in fee, to hold of the chief lords of the fee, and William alienated them in fee to the aforesaid Thomas de Ulyng' without the king's licence, on which account the escheator had taken them into the king's hands in name of distress until Thomas should make fine with the king for entering them: it appearing to the king by the late king's charter that the lands are held of the aforesaid Thomas and the others aforesaid and not of the king, which the king deems an insufficient cause for taking them into his hands.

Oct. 24. Thomas Banastre, in the king's prison at Lancastre for the death of  
Westminster. Henry de Bury, has letters to the sheriff of Lancaster to bail him until the first assize.

Oct. 28. To Master John Walewayn, escheator this side Trent. Order to super-  
Westminster. sede the distress made upon William de Harewedon, keeper of the hospital of St. Nicholas, Portesmuth, for his fealty for the manor of Burghton, held in chief, as he has done fealty to the king for the same.

Oct. 24. To the sheriff of Dorset. Order to cause the castle of Shireburn to be  
Westminster. repaired by the view of men of those parts, and to put in the same twelve strong fencible men for the munition thereof, and to place therein as often as he shall leave the garrison a horseman in whom he can confide, at the king's wages, for the safe custody of the castle, until further orders.

By K.

To the barons of the exchequer. Order to allow to John de Lincoln, late keeper of the exchanges of London and Canterbury, in his account of the issues of the exchanges, the price of 100 *moncelli* of plaster of Paris, and of three hundreds of Estrichebord, lately bought by him by the king's order and delivered to Herewettus, bailiff of the manor of Eltham, for certain works that the king ordered to be done there, as appears by an indenture between the said John and him, and 116*l.* 6*s.* 10*d.* due to him for sums paid by him to divers men on the king's behalf and for money paid by him into the king's wardrobe by way of imprest, and for provisions made by him of divers men for the king's use, as appears by four bills of the wardrobe in his possession.

By p.s.

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## MEMBRANE 19.

Oct. 26.  
Westminster.

To Master John Walewayn, escheator this side Trent. Order not to intermeddle further with the house (*mansum*) of the late prior and brethren of St. Mary de Areno in the town of Westminster, as it appears by inquisition taken by John de Mutford and the aforesaid John, specially appointed by the king for this purpose, that the aforesaid house was in the time of Henry III. in the seisin of divers tenants there dwelling, who held it of Richard de Ware, then abbot of Westminster, as of the right of the church of St. Peter's Westminster, by fealty and the service of 3s. yearly, and that the said tenants and all the residents there held the house aforesaid of the abbot and his predecessors by the said services from time out of mind, and that afterwards, in the 51st year of the said king's reign, one William Arnaud, a knight of the said king's, acquired the house from the aforesaid tenants, and that he gave it, by the said king's licence, to the aforesaid prior and brethren, and that the aforesaid abbot and his successors were always seised from the time of his grant of the aforesaid fealty and service of 3s. yearly as chief lords of that fee from the prior and his successors from the said house, until the eve of the Assumption last, when Hugh de Ebor[aco], late brother of the order, died there, after whose death the king caused the house to be taken into his hands, and that one Reginald le Barber and Isolda his wife, tenants of a part of it, before the aforesaid William acquired it, charged their part with 4s. of rent sec, to be paid yearly to Walter, then bishop of Durham, and his successors, which bishop and his successors have hitherto always been seised of that rent until the death of the aforesaid brother Hugh, and that a certain tenant, whose name is unknown, charged another part of the house, before the aforesaid William acquired it, with 3s. of rent sec, to be paid to the prioress and nuns of Keleburn, wherein his daughter was made a nun, which prioress and her successors were always seised of that rent until the death of the aforesaid brother Hugh, and that William Arnaud, after he acquired the house, did not yield it into the hands of Henry III., but that he gave it to the prior and brethren by the licence and will of the said king, and that the house is not charged with any other rent or service to any other lord; wherefore William, abbot of Westminster, chief lord of that fee, has prayed the king to have the house aforesaid delivered to him as the right of his church and as his escheat, because the brethren of the said order have ceased by death.

Oct. 26.  
Westminster.

To the treasurer and barons of the exchequer. Order to make account with Hugh le Despenser the elder from the day when he received the custody of a moiety of the manor of Wynterburn near Neweburi, and for so long as he shall have the custody thereof, which the king granted to him during the minority of the heir of Joan de Grey, and to cause recompense to be made to him out of other wardships or marriages for 44s. yearly paid and to be paid by him to Geoffrey de Boxore, which the king has ordered him to pay because it was found by inquisition taken by Master John Walewayn, escheator this side Trent, that the said Geoffrey used to receive and ought to receive this sum for life from the said manor by the feoffment of Margery de Bolehuth, late lady of the same manor, and that he was seised thereof in her time and in the time of the aforesaid Joan, afterwards lady of the manor, until the manor was taken into the king's hands upon Joan's death on account of her heir's minority, and that Geoffrey had not received the rent since that time, by which inquisition it appears that the manor is held of Gilbert de Elsfeld by the service of a quarter of a knight's fee: it appearing by the certificate of the treasurer and barons that the custody of a moiety of the manor was delivered to Hugh, amongst other custodies, in part satisfaction of 2,088l. 2s. 5d. due to him from the king, as of the value of 50l., to have during the minority of the heir without rendering anything therefor to the king.

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*Membrane 19—cont.*

- Oct. 24.** *Westminster.* To Master John Walewayn, escheator this side Trent. Order to permit the king's brother Thomas de Brotherton to enter the castles, towns, manors, boroughs, honours and lands that Alice, late the wife of Roger le Bygod, earl of Norfolk and Marshal of England, held in dower and for term of her life, as Alice is now dead, the king having lately granted to Thomas all the castles, lands, etc., of the said Roger in England and Wales that came to the hands of the late king by grant, surrender, and release of the said Roger, with all the lands, etc., that Roger held of other lords before such surrender, with the knights' fees, advowsons, and all liberties and appurtenances, excepting the castles, lands, etc., that the aforesaid Alice held in dower by the late king's assignment, and excepting the manors of Suthfeld, co. Norfolk, Dovercurt, co. Essex, and Kenet, co. Cambridge, which Alice held of the king for life by the late king's grant; the reversion of the lands thus excepted having been granted to Thomas after Alice's death.
- Oct. 28.** *Westminster.* To Master John Walewayn, escheator this side Trent. Order to deliver to Joan, wife of Walter de Shelvestrode, daughter of William le Coynte, a moiety of a moiety of the manor of Wardon, co. Bedford, to have for her maintenance until further orders, the king having granted her this although he is not bound to render her purparty to her without her husband, who is staying in Ireland in the king's service in the company of Roger de Mortuo Mari of Wygemore, as it appears by inquisition taken by the said escheator that William held in chief at his death a moiety of the said manor by the service of a quarter of a knight's fee, and that Joan and Margery, his daughters, are his nearest heirs, and that Joan was aged thirty years and more and Margery six weeks and three days on 8 June last. By K.
- Oct. 30.** *Westminster.* To Robert de Sapy, escheator beyond Trent. Order to cause Ranulph de Daere and Margaret his wife, daughter and heiress of Thomas de Multon of Gillesland, to have seisin of her father's lands, as she has proved her age before the king and he taken Ranulph's fealty. By K.  
The like to Master John Walewayn, escheator this side Trent.
- Nov. 2.** *Westminster.* To the sheriff of Surrey. Order to cause a coroner for that county to be elected in place of Robert de Waleton, who is incapacitated by illness and age.
- Nov. 4.** *Westminster.* To the sheriff of Gloucester. Order to pay to Adam de Skelton and Richard de Melburn, whom the king has appointed to survey the provision of victuals for the munition of the town and castle of Carlisle to be made in that county and other counties, and to cause the victuals to be carried to Skymburnes with all speed, 80s. for their expenses when they come to those parts.  
The like to the sheriff of Somerset and Dorset for the like amount.
- Nov. 5.** *Westminster.* To the treasurer and barons of the exchequer. Order to acquit John de Somery of 50 marks received by him as imprest in the king's wardrobe, in the second year of his reign, as the king has pardoned him the same in consideration of his good service. By K.

*MEMBRANE 18.*

- Nov. 1.** *Westminster.* To the sheriff of York. Order to put 40 fencible footmen in York castle for the defence thereof, and to keep them at the king's wages until further orders, and to pay them their wages out of the issues of his bailiwick, providing that the castle be safely guarded. By K.

1317.

*Membrane 18—cont.*

The like to the following :

The sheriff of Cambridge to put 30 men in the castle of Cambridge.

The sheriff of Salop to put 20 men in Shrewsbury castle.

Bartholomew de Badelesmere, constable of Bristol castle, to put 30 men in Bristol castle, and to pay their wages out of the issues of the castle and town of Bristol.

The sheriff of Lancaster to put 20 men-at-arms and 40 footmen in Skipton castle.

The sheriff of Hereford to put 30 men in Hewyas castle and 30 men in Webbele castle.

The sheriff of Wilts to put 20 men, crossbowmen and others, in Old Sarum castle.

Nov. 1. To Richard Damory, constable of Oxford castle. Order to put 30  
Westminster. fencible men in that castle at the king's wages, which the king has ordered the sheriff of Oxford to pay him by indenture. By K.

Mandate in pursuance to the sheriff of Oxford.

The like to the following :

Robert de Arderne, constable of Northampton castle, to put 30 men therein.—Mandate in pursuance to the sheriff.

Walter de Bello Campo, constable of Warrewyk castle, to put 30 men therein.—Mandate in pursuance to the sheriff.

Roger Damory, constable of Gloucester castle, to put 20 men therein.—Mandate in pursuance to the sheriff.

To Aymer de Valencia, earl of Pembroke. Order to cause the castle of Rokyngham, in his custody by the king's commission, to be securely guarded. By K.

The like to the following :

Hugh le Despenser the elder, for the castle of Elmeleg, which belonged to Guy de Bello Campo, earl of Warwick, in the king's hands on account of the heir's minority.

W. bishop of Coventry and Lichfield, for the castles of Lichefeld and Eccleshale.

To Edward, earl of Chester, the king's son, and to Hugh Daudele the elder, justice there. Order to cause Chester castle to be defended sufficiently with men, garnisture and victuals, and to cause it and the county of Chester to be guarded safely. By K. *Et erant patentes.*

Nov. 1. To Edmund Bacun, constable of Walingford castle. Order to cause that  
Westminster. castle to be kept safely by ministers and other sufficient men as he ought to have therein, according to the fee that he receives yearly from the king.

By K.

The like to the following :

John de Crumbwell, constable of the Tower.

Robert de Kendale, constable of Dover castle.

Warin de Insula, constable of Wyndesore castle.

Robert de Leyburn, constable of Cokermuth castle.

Robert de Sapy, constable of Peveneseye castle.

To Edmund Bacun, constable of Walingford castle, in the hands of Queen Isabella. Order to put 40 fencible men, crossbowmen and others, in that castle at the king's wages, for the safe custody thereof until further orders.

By K.

Oct. 14. To Roger de Mortuo Mari of Wygemore, keeper of the land of Ireland,  
Westminster. or to him who supplies his place. Order to permit the king's brother Thomas de Brotherton to enter and hold the castles, towns, manors, honours, lands, etc., that Alice, late the wife of Roger le Bygod, earl of Norfolk and

1317.

*Membrane 15—cont.*

Marshal of England, heir in dower in Ireland by the assignment of the late king, the king having, on 16 December, in the sixth year of his reign, granted the reversion thereof to Thomas.

Nov. 3. To the treasurer and barons of the exchequer. Order to cause allowance to be made to the executors of Robert de Barton and Richard Oysel for 800*l.* paid by Robert and Richard and Master William de Wykingeston, when keepers of the custom of wool at Hull, to Taldus Janniam, merchant, attorney of John, lord of Cuk, for the use of John, duke of Brabant, by virtue of a writ of the late king under the exchequer seal to pay him that sum in part payment of 4000*l.* sterling, which he ordered the treasurer and chamberlains by writ of *liberate*, on 3 February, in the 25th year of his reign, to pay to the aforesaid John, lord of Cuk, for the use of the said duke, which sum he had granted to the duke from the first moneys of the custom of wool then last granted to him; receiving from the executors the acquittance of Taldus therefor.

Nov. 4. To Master John Walewayn, escheator this side Trent. Order not to intermeddle further with the manor of Thorndon, co. Essex, which, he signified to the king, was taken into the king's hands by John de Carleton, whom the said escheator appointed to take into the king's hands all the lands whereof John de Brianzon was seised at his death in his demesne as of fee in the county of Essex, in execution of the king's order to the escheator to take into his hands the lands of the said John de Brianzon, which manor John de Carleton took into the king's hands because it was testified in the parts of Essex that John de Brianzon died seised thereof, as it appears by inquisition, taken by the escheator at the king's order at the suit of Elizabeth, late the wife of the aforesaid John de Brianzon, to have dower of the said manor assigned to her, that John de Brianzon was not seised of the above manor at his death, but that, long before his death, he demised it to Bartholomew de Weston for a certain term of years, and made him a charter of simple feoffment in order that the term might continue more securely, and afterwards [quit-]claimed his right therein to Bartholomew, and that Bartholomew, being seised thereof, granted it to William Trente, and that William afterwards, being seised thereof, granted it to William Noyl, and that William Noyl was seised thereof before the death of William Trente and long afterwards until the said John de Carleton, under colour of the escheatorship (*escheaterie*) in that county, ejected him therefrom and took it into the king's hands, William Noyl having besought the king to cause justice to be done to him concerning the same.

Nov. 7. To Stephen le Blount, receiver of the king's victuals in the parts of Newcastle-on-Tyne. Order to cause 200 quarters of wheat and 20 pipes of wine to be carried to Bernard's Castle, and 200 quarters of wheat and 30 pipes of wine to be carried to Alnewyk castle without delay, to be delivered to the keepers of the castles by indenture, out of the 1,400 quarters of wheat and 200 pipes of wine that the king's clerk Nicholas de Acton will deliver to him by the king's order.

By K.

To Hugh de Hoghton, receiver of the king's victuals in the parts of Berwick-on-Tweed. Order to cause 200 quarters of wheat and 30 pipes of wine to be carried to Werk castle without delay, to be delivered to the keeper of the same, out of the 2,200 quarters of wheat and 230 pipes of wine that the aforesaid Nicholas will deliver to him by the king's order.

By K.

Nov. 8. Like order to the aforesaid Hugh to deliver the residue of the above wheat and wine to the mayor and bailiffs of Berwick, in part payment of the sum of money that they ought to receive from the king yearly for the custody of the aforesaid town.

By K.



1317.

*Membrane 18—cont.*Nov. 8.  
Windsor.

To Robert de Kendale, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place. Writ of aid in favour of the aforesaid Nicholas in providing ships for the 5,000 quarters of wheat and 630 pipes of wine that Nicholas will receive from the aforesaid (*sic*) Anthony in the port of Sandwich, in order to carry the same to the aforesaid places.

By K.

Nov. 6.  
Windsor.

To Henry le Scrop and his fellows, justices to hold pleas before the king. Order to enquire by a jury of the town of Bristol and of the counties of Gloucester and Somerset what goods and chattels John le Taverner of Bristol, Robert Martyn of Bristol, Richard Colpek of Bristol, and William de Clyf, who were outlawed for felony before Henry Spigurnel and his fellows, justices appointed to hear and determine that felony, had within or without the aforesaid town, which ought to be forfeited to the king by reason of the felony, and concerning the value of the same, and in whose hands they are, and who ought to answer to the king for the same, and to charge the mayor and community of Bristol with the value of the said felons' goods and chattels that came to their hands, and if the value of the goods and chattels that came to their hands do not amount to 840*l.*, to acquit them of the difference between that sum and the value of the goods and chattels that came to their hands, they having prayed the king for remedy that whereas the goods and chattels of the said felons were appraised at 840*l.* by certain foreign men, enemies of their community, who were totally ignorant of the value of the aforesaid goods and chattels, of which a great part was outside the town, so that the mayor and community could not put their hands upon them, and a great part of the same was taken into the king's hands by the sheriff of Gloucester, and are still in his custody, the said mayor and community are nevertheless charged with the whole of the above sum by the estreats of the aforesaid Henry Spigurnel and his fellows, delivered at the exchequer.

By C.

*MEMBRANE 17.*Nov. 7.  
Windsor.

To the treasurer and barons of the exchequer. Order to cause the prior and convent of Ivychurch, Andrew de Grymstede, John de Grymsted, Philip Gogeon, Robert de Micheldevre, and Robert le Peleter to be discharged of the rent of certain assarts that they had in the forest of Claryndon, as the king has caused the assarts to be taken into his hands and enclosed within his park of Claryndon.

By p.s. [4497.]

To the sheriff of Northampton. Order to cause a coroner for that county to be elected in place of John de Bousser, who is incapacitated by non-residence in the county.

To the sheriff of Berks. Order to cause a coroner for that county to be elected in place of John le Waleys, deceased.

To the sheriff of Salop. Order to expend up to 20*l.* if necessary in repairing Shrewsbury castle.

Nov. 5.  
Westminster.

To Master John Walewayn, escheator this side Trent. Order to make partition of the manor of Alet, and to cause Michael Durant and Eleanor his wife, daughter of Walter son and heir of John de Alet, to have seisin of half of the same as her purparty of that manor, as it appears by inquisition taken by the escheator that John de Alet granted the manor to Serlo de Nansladron during John's life, by virtue of which grant Serlo was seised thereof until John's death, and that after John's death the aforesaid

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*Membrane 17—cont.*

Walter entered the manor, and that Serlo forthwith ejected him, and that the manor came to the king's hands upon Serlo's death on account of the minority of Walter's heirs, by which inquisition it was found that the manor is held of the king in chief by knight service, and that the said Eleanor and Margery, daughters of the said Walter, are his nearest heirs; the said Eleanor having proved her age before the escheator, and the king having taken Michael's fealty for her purparty.

Nov. 8.  
Windsor.

To the same. Order not to intermeddle further with the lands in Modeford Terry that Alan Plukenet and Joan his wife, both deceased, jointly obtained (*impetraverunt*), which lands were held of Alan as of his manor of Haselbeare by the service of a third of a knight's fee, and to restore the issues of the same, as it appears by inquisition taken by the escheator that Joan held the same for the term of her life in form aforesaid, and that Alan Plukenet, son of the said Alan, is his nearest heir and of full age.

Oct. 20.  
Westminster.

To the bailiffs of Lenne. Whereas in the parliament at Staunford, in the third year of the king's reign, it was agreed by the king's council and Christian de Raphurst, knight, and other envoys of William, count of Hainault, Holland, and Zeeland, and lord of Friesland, for the settlement of disputes between the subjects of the king and of the count arising from robberies and arrests on land and sea made upon both sides, that the envoys should first of all find security to Walter le Keu of Lincoln and certain fellows of his, merchants of this realm, to satisfy them for 954*l.*, and to Richard Wak and John Wope and their fellows, of this realm, to satisfy them for 259*l.*, for their goods and wares seized and carried away in Zeeland by men of the count's power, and the count bound himself for these sums and for 87*l.* that Robert Elys of Great Yarmouth paid to the said envoys of the count in the parliament aforesaid as a loan in order to expedite the count's affairs, by his letters patent to the said Robert in 1,300*l.* sterling, to be paid to Robert at certain terms, so that Robert should satisfy the aforesaid merchants on behalf of the count and his men; the count afterwards, upon understanding from the aforesaid merchants that they had not been satisfied by Robert for the debts due to them, ordained, with the common assent and consent of his subjects, that the whole of the aforesaid sum should be collected and levied from the merchants, fishermen, and mariners of his dominion coming at any time of the year to English ports, as contained in the count's letters patent to the king; and the count sent Walter le Keu of Lincoln and Henry Rud Budel, burgess of Dordrecht, to the king's presence to collect and levy the aforesaid sum, praying that the bond for 1,300*l.* made to the aforesaid Robert should be restored to the count; and in the parliament at Lincoln in the quinzaine of St. Hilary, in the ninth year of the king's reign, after deliberation with certain of his council and with the aforesaid envoys concerning this request and after examination of the accounts between Robert and Walter and his fellows of the receipts and payments previously made by virtue of the bond, it was finally found, after much disputing, that, of the total sum of 1,300*l.* aforesaid, beyond the sums acknowledged as due to the aforesaid merchants, there remained 87*l.* due to Robert to be paid before the aforesaid bond could rightfully be taken from his hands; and because the aforesaid Richard and John afterwards acknowledged before the king in chancery, for themselves and their fellows, that Robert Eliz had satisfied them for the aforesaid 259*l.*, the king, after careful examination of the matter, ordained, with the express consent of the parties, that the aforesaid 87*l.* due to Robert from the count and also the 259*l.* paid by him on the count's behalf to the aforesaid Richard and John, together with 28*l.* 15*s.* 0*d.* due to Robert according to an arbitration made between him and the aforesaid Walter in the king's chancery, remained due to Robert, as well as the money that still remains

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*Membrane 17—cont.*

to be paid to the aforesaid Walter and his fellows of the total sum aforesaid by Robert or those whom he shall appoint by his letters patent, and to be levied by the aforesaid Walter and Henry, the envoys and attorneys of the count in this behalf, or by those whom they shall depute, so that Robert and the said envoys should faithfully attend to levying the same, as Robert and Walter bound themselves by oath before the king to do, and that the money thus levied should be equally divided between Robert and the envoys, and that neither party should absent themselves in order to hinder the said matter in any wise, and that indenture should be made between them of the sums received until Robert be satisfied for the sums due to him, amounting to 374*l.* 15*s.* 0*d.*, and that afterwards the envoys should receive all the money levied as above for the use of the count until the whole sum contained in the aforesaid deed have been levied from the merchants, fishermen, and mariners aforesaid; on account whereof the king caused Walter and Henry to levy the above sums; and whereas Walter le Keu has acknowledged in chancery that 116*l.* 3*s.* 7*d.* of the aforesaid 954*l.* belong to Roger de Boslingthorp, citizen of Lincoln, one of the aforesaid merchants, as his own debt on account of the robberies aforesaid, adding that Roger was bound to him in divers sums of money by way of loan and by reason of the suit and expenses made by Walter about the recovery of the debt aforesaid; wherefore the king orders the bailiffs to arrest 58*l.* 1*s.* 9½*d.* of the money arising from the aforesaid levy in their bailiwick of the portion of Walter and his fellows, and to cause that sum to be safely kept under their seals and the seals of Walter and Roger until what justice requires have been done between Walter and Roger, and to summon Walter to be in chancery in the quinzaine of Martinmas, the day given by the king to Roger to make account concerning the above matters, certifying the king of their proceedings herein and of the names of the summoners of Walter. The king has ordered Robert and Walter separately to execute the premises together with the bailiffs.

Nov. 13.  
Windsor.

To John de Foxle and his fellows, justices appointed to hear and determine a trespass committed upon Roger de Mortuo Mari of Wygemor. Order not to aggrieve Henry de Leyburn or his mainpernors because they do not have him before them at Wyndesore on Monday after Martinmas to answer Roger concerning the aforesaid trespass, as they have mainperned to do, as Henry is confined in the Tower of London by the king's orders, so that he cannot appear before them at that date.

Nov. 2.  
Westminster.

To Roger Dammory, keeper of the lands of Robert de Wylughby, tenant in chief. Order to pay to Nicholas Malemayns a yearly rent of 10 marks from the manors of Scrivelby and Toynton from the time when he received the custody of Robert's lands, as it appears by inquisition that Robert granted the above rent to Nicholas four years before his death, and that Nicholas was seised thereof, and that he received the same yearly until Robert's death, by which inquisition it was found that the manors are not held in chief of the king, but that the manor of Toynton is held of the earl of Lincoln by the yearly service of a pair of gilt spurs or 6*d.*, and that it is worth yearly 43*l.* 14*s.* 10*d.* in all issues, and that the manor of Scrivelby is held of Thomas de Wylughby by the yearly service of a mewed sparrow-hawk, and that it is worth yearly 27*s.* 9*d.*; the aforesaid Nicholas having shewn the king that he received the above rent until Master John Walewayn, escheator this side Trent, hindered his receiving the same when the manors were in his custody with the other lands of the aforesaid Robert.

Nov. 12.  
Windsor.

To Henry Tyeis, keeper of the Isle of Wight. Order to cause Caresbrok castle to be provided with 10 tuns of wine and 60 quarters of wheat, out of

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*Membrane 17—cont.*

the issues of the lands of Edward, earl of Chester, the king's son, to whom the castle belongs.

Nov. 14.  
Windsor.

To the sheriff of Oxford. Order to pay to Richard Damory, keeper of Oxford castle, 25*l.* for the last five years from 20 April, in the fifth year of the king's reign, when the king ordered the treasurer and barons of the exchequer to allow 100*s.* yearly to Richard by the hands of the sheriff if they found that the sheriff was allowed that sum yearly for repairing the said castle, and if it appeared that the castle needed repair, provided that he answered to the exchequer for any portion of the said 100*s.* that might not be expended for this purpose; as the king learns by inquisition that Richard has expended more than 100*s.* yearly from the aforesaid 20 April.

By K.

*MEMBRANE 16.*

Nov. 12.  
Windsor.

To the treasurer and barons of the exchequer. Order to allow to John de Nevill, in his account for the time when he was sheriff of Lincoln, 215*l.* 9*s.* 6*d.* paid by him by the king's order to Peter de Scoree, who had satisfied Martin Martinetz of Hurteby for the like sum, which was due to him from the late king for the wages of himself and his company for the time when he was in his service in the time of the war in the duchy [of Aquitaine], by an account made with Martin by John de Sandale, as appears by the letters of Henry de Lacy, late earl of Lincoln, then supplying the late king's place in the duchy, which sum the late king, on 6 April, in the 33rd year of his reign, ordered the constable of Bordeaux to pay in sterlings or to their value in other money to the said Martin, the present king having afterwards ordered the constable of Bordeaux to certify him whether the money had been paid; by whose certificate it appeared that nothing had been paid to Martin of this sum.

Nov. 18.  
Westminster.

To the treasurer and barons of the exchequer. Order to release John de Chymbeham from prison, wherein he is detained for forging a tally containing 5*s.* 2*d.*, whereof he was convicted in the exchequer, taking from him a reasonable fine for his trespass, the king having pardoned him the imprisonment.

By K.

Nov. 5.  
Westminster.

To John de Crumbwell, constable of the Tower of London. Order to release Faurus de Castello, Roger de Sancto Victore, and William Reymund de Burgans from the Tower, upon their finding mainpernors to have them before the king when ordered to do so, the aforesaid constable having certified the king that they were delivered to him by William de Monte Acuto on Tuesday after Martinmas, in the eighth year of the king's reign, who had received them at Berwick by delivery from Ralph son of William, then keeper of the town of Berwick, who arrested them because they came from his custody of Edenburgh and because he was given to understand that they had gold and silver to an immense sum outside the said castle on their return thence.

Nov. 16.  
Westminster.

To Master John Walewayn, escheator this side Trent. Order not to distrain Ralph, abbot of Préaux (*de Pratell*), for fealty for his lands in England, as the king has received his fealty.

Nov. 20.  
Westminster.

To Master John Walewayn, escheator this side Trent. Order to deliver to Margaret, late the wife of Laurence de Tany, tenant of the king as of the honour of Releg, the following of his lands, which the king has assigned to her as dower: a messuage in Elimestade, of the yearly value of 2*s.*; 360 acres of land in the same town, of the yearly value of 6*l.*, to wit

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*Membrane 16—cont.*

each acre at 4*d.*; 10 acres of meadow in the same town, of the yearly value of 20*s.*, to wit each acre at 2*s.*; 30 acres of wood in the same town, of the yearly value of 5*s.*; the pleas and perquisites of the court with the view of frankpledge, of the yearly value of 20*s.*; the boon-works (*opera*) of ten molmen (*malemannorum*) in that town, of the yearly value of 27*s.*; 6*l.* 3*s.* 1½*d.* of yearly rent in the same town; and a third of the manor of Estwyk, co. Hertford, of the yearly value of 26*l.* 19*s.* 0*d.*

Nov. 20. To Warin de Insula, constable of Wyndesore castle. Order to pay to  
Westminster. Ralph de la More, to whom the king has granted the office of clerk of the works in the castle that John de Spigesworth had, the same wages as John received for that office.

To the same. Order to repair the houses, walls, and bridges of the castle, with the stable and wall of the garden without the castle, and the houses and walls of the manor of Kenyngton, with the paling and wall round the park.

To the same. Order to pay to Edward Gerald, to whom the king, on 5 March, in the sixth year of his reign, committed the bailiwick of keeping the park of Kenyngton, the same wages as other parkers have been wont to receive for that custody, and to pay him any arrears of the same from the time of the constable's appointment.

To the same. Order to pay to Roger de Wyndesore, keeper of both gates of the aforesaid castle, 4*d.* a day; to Roger de Wyndesore, one of the viewers of the king's works, 2*d.* a day; to Alexander le Peyntur, the other viewer of the works, 2*d.* a day; to four watchmen of the castle, 2*d.* a day each; to Adam, the gardener of the garden without the castle, 2½*d.* a day: being their wages and stipends from Michaelmas last until next Michaelmas.

To the same. Order to pay to Robert de Wodeham, to whom the king committed the bailiwick of the forestry that Walter de Wodeham, his brother, had in his lifetime in the forest of Wyndesore, the same wages as his brother was wont to receive.

Nov. 24. To the treasurer and barons of the exchequer. Order to discharge John  
Westminster. de Langele of the ferm of the park of Cornbury, co. Oxford, the custody whereof he held at a fee-ferm of 7*l.* yearly, as he delivered the custody to Roger de la Chaumbre, late keeper of the manor of Wodestok, at the king's request.  
By K.

Nov. 18. To Master John Walewayn, escheator this side Trent. Order to deliver  
Westminster. to Elizabeth, late the wife of Robert son of Ralph, tenant in chief, a third of the manor of Wyboldeston, co. Bedford, which manor is of the yearly value of 10*l.* 4*s.* 1½*d.*, as the king has assigned to her a third thereof as her dower.

To Robert de Sapy, escheator beyond Trent. Order to deliver to the aforesaid Elizabeth the advowson of the church of Morpath, co. Northumberland, of the yearly value of 40*l.*, and the advowson of the church of Folketon, with the vicarage of the same, in co. York, of the yearly value of 20*l.*, which the king has assigned to her as dower of her husband's advowsons.

To the same. Order to deliver to the aforesaid Elizabeth the cornage of 4*s.* 4*d.* from the lands of Master William de Brampton in the county of Westmoreland; the cornage of 8*s.* 6*d.* from the manor of John de Derwentwatre of Boulton in the same county; the cornage of 5*s.* 3*d.* from the hamlet of William Burdon of Joneby, co. Cumberland; the cornage of 3*s.* 4*d.* from the lands of Robert Tymparon in Neubyggyng, in the same county; the cornage of 3*d.* from the lands of John de Blakery in Mothersby, in the same county; the cornage of 2*s.* 5*d.* from a moiety of the hamlet of

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*Membrane 16—cont.*

John Ridel of Blenkou, in the same county, which the king has assigned to her as dower of her husband's cornages.

To the same. Order to deliver to the aforesaid Elizabeth the following of her husband's knights' fees, which the king has assigned to her in dower: a third of a fee in Dudden, co. Northumberland, which third Edmund de Dudden holds, of the yearly value of 10*l.*; a tenth of a fee in Stanyngton, in the same county, which tenth Hugh the Cook (*Cocus*) holds, of the yearly value of 40*s.*; a fee in Clifton, co. York, which Elizabeth de Coyners holds, of the yearly value of 10*l.*; a thirty-second part of a fee in Hilderskelf, in the same county, which part Nicholas le Spenser holds, of the yearly value of 10*l.*; an eighth of a fee in Bronnum, in the same county, which part Gilbert de Lasceles holds, of the yearly value of 60*s.*; an eighteenth of a fee in the same town, which part Robert de Essington holds, of the yearly value of 25*s.*; a sixty-fourth of a fee in the same town, which part Thomas son of Geoffrey holds, of the yearly value of 10*s.*; a quarter of a fee in Flixton, in the same county, which part Theobald de Brigham holds, of the yearly value of 9*l.*; a thirtieth of a fee in the same town, which part William de Ergum holds, of the yearly value of 16*s.*; a seventieth part of a fee in the same town, which part Walter le Spenser holds, of the yearly value of 30*s.*; a sixtieth of a fee in the same town, which part John Stele holds, of the yearly value of 10*s.*; a hundred and twentieth part of a fee in the same town, which part James Pirman holds, of the yearly value of 5*s.*; a quarter of a fee in the same town, which quarter the heirs of John Malbys hold, of the yearly value of 9*l.*; a hundred and twentieth part of a fee in the same town, which part Gilbert de Bovyngton holds, of the yearly value of 5*s.*; an eighth of a fee in Flotmanby, in the same county, which part John le Constable holds, of the yearly value of 64*s.*; a quarter and a seventieth of a fee in Flocton, in the same county, which part Richard le Lascy holds, of the yearly value of 10*l.*; a twelfth of a fee in Shirburn, in the same county, which part William de Shirburn holds, of the yearly value of 40*s.*; a twentieth of a fee in Butterwik, in the same county, which part William de Ergum holds, of the yearly value of 2 marks; a fortieth of a fee in the same town, which part Margaret Reyner holds, of the yearly value of 1 mark; a tenth of a fee, in the same town, which part William Bard holds, of the yearly value of 8 marks; a twentieth of a fee in the same town, which part Thomas de Ecton holds, of the yearly value of 2 marks; a sixtieth of a fee in Shirburn, in the same county, which William Dughoi holds, of the yearly value of 5*s.*

Nov. 18. To the sheriff of Wilts. Order to cause a coroner for that county to be  
Westminster. elected in place of Robert de Bridcumbe, deceased.

Nov. 22. To the treasurer and barons of the exchequer. Order to amove from  
Westminster. office all the sheriffs whom they, in association with those of the king's council who ought to be associated with them to make sheriffs in England according to the statute lately issued at Lincoln, shall find insufficient or to have been made sheriffs contrary to the statute, and to make others sheriffs in their places.  
By K. and C.

To Aymer de Valencia, earl of Pembroke, keeper of Rokyngham castle. Order to survey all the defects of the castle in the presence of twelve men of the town of Rokyngham, and to cause the defects found needing repair to be repaired out of the ferm of the castle by the view of certain of the said men whom he shall know to be most fit for this purpose.

To Hugh le Despenser the elder. Order to put 20 fencible footmen in the castle of Elmelegh, which belonged to Guy de Bello Campo, late earl of Warwick, and of which Hugh has the custody by the king's commission, for

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*Membrane 16—cont.*

the defence of the same, and to retain them at the king's wages until further orders, paying their wages out of his ferm for the castle.

By K. on the information of Master Thomas de C[h]arleton.

Nov. 24. To the sheriff of Nottingham. Order to buy and provide 50 quarters of  
Westminster. wheat, 100 quarters of malt, and 200 quarters of oats, and to cause them to be taken to Notyngham castle, there to be delivered to John de Segrave, the constable, to be placed by him in the castle for the munition of the same.

Mandate in pursuance to the said constable.

By K. on the information of Master Thomas de Charleton.

*MEMBRANE 15.*

Nov. 20. To Master John Walewayn, escheator this side Trent. Order not to  
Westminster. intermeddle further with the lands of Thomas Godelok, deceased, which are in the king's hands on account of his madness, and to restore the issues thereof received from the time of his death, as the king learns by inquisition that he held nothing in chief of the king at his death by reason whereof the custody of his lands should pertain to him.

Nov. 24. To the collectors of the custom of wool, hides, and wool-fells in the port  
Westminster. of Great Yarmouth. Order to pay to Roger de Acton, the king's lardener, 50*l.*, in order to make provision of fish therewith for the king's household.

By K.

Nov. 22. To Master John Walewayn, escheator this side Trent. Order not to  
Westminster. intermeddle further with the lands of Joan, late the wife of Matthew de Rye, and to restore the issues of the same, as it appears by inquisition that she held nothing in chief of the king at her death by reason whereof the custody of her lands should pertain to the king.

Nov. 28. To the treasurer and barons of the exchequer. Order to supersede the  
Windsor. demand upon William de Godyeveton for 5 marks for a fine that he made with the king upon his conviction before Hervey de Staunton and his fellows, justices last in eyre in the county of Kent, for a trespass upon William de Bregge and Joan his wife against the late king's peace, whereof he was convicted before them, and for which he was adjudged to prison in error, whence he was released upon making the above fine, and to discharge him of the fine, as it was considered before the king, who caused the record and process to come before him, that the demand upon the aforesaid William for the fine should be wholly superseded, because the trespass was made contrary to the late king's peace and not contrary to the present king's, as appears by the record and process had before the king, which the king has caused to come before him in chancery.

Nov. 29. To the sheriff of Kent. Order to buy without delay, out of the issues of  
Windsor. his bailiwick and from the king's debts to be levied therein, 100 quarters of wheat, 100 quarters of malt and 500 quarters of oats, and to cause the same to be taken to Westminster, so that it be there eight days before Christmas, there to be delivered to the clerk of the marshalsea. He is forbidden to attempt anything contrary to the proclamation forbidding anyone taking corn, victuals, or other goods or chattels against the will of their owners. By K.

The like to the following:

The sheriff of Surrey and Sussex for 60 quarters of oats and 60 cartloads of hay.

The sheriff of Essex and Hertford for 100 quarters of wheat, 100 quarters of malt, 200 quarters of oats, and 50 cartloads of hay, to be delivered to the clerks of the king's pantry and marshalsea.

The sheriff of Somerset for 100 oxen, to be delivered to the clerk of the kitchen.

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*Membrane 15—cont.*

The sheriff of Southampton for 400 sheep and 100 swine, to be delivered to the clerk of the kitchen.

The sheriff of Wilts for 600 sheep, to be delivered to the clerk of the kitchen.

The sheriff of Gloucester for 50 oxen, to be delivered to the clerk of the kitchen.

The sheriff of Middlessex for 300 cartloads of hay, to be delivered to the clerk of the marshalsea.

The sheriff of Lincoln for 200 quarters of wheat, 200 quarters of malt, 400 quarters of oats, 100 oxen, and 500 sheep, to be delivered at Lincoln to the receiver of the king's victuals and the clerk of the kitchen.

The sheriff of Suffolk and Norfolk for 1000 quarters of oats, to be delivered to the clerk of the marshalsea.

The sheriff of Cambridge and Huntingdon for 100 quarters of wheat, 200 quarters of malt, 400 quarters of oats, 50 oxen, and 500 sheep, to be delivered to the receivers of the king's victuals and to the clerk of his kitchen.

Nov. 26. To the sheriff of Wilts. Order to cause a coroner for that county to be  
Windsor. elected in place of William de Berewyk, who has been elected mayor of New Sarum, so that he cannot attend to the office of coroner.

Nov. 22. To the justices of the Bench. Order not to omit, on account of any  
Windsor. orders directed or to be directed to them under the great seal or the privy seal, to do justice for the king and others prosecuting their right before them, not denying or delaying justice to any one. By K.

The like to the following :

The treasurer and barons of the exchequer.

Henry le Scrop and his fellows, justices of pleas, etc.

Dec. 1. To Master John Walewayn, escheator this side Trent. Order to make  
Windsor. partition into four parts of the lands that Joan, late the wife of Matthew de Rye, held at her death of the inheritance of Roger de Scoter, tenant in chief, and to cause Roger Ingelberd, James Jordan, and Margaret de Staynton to have seisin of their purparties of the same, retaining in the king's hands the purparty of John son of John Cokerel, as it appears by inquisition that Joan held at her death certain lands in Corringham, co. Lincoln, of the inheritance of Roger de Scoter, and that the lands are held of another than the king, and that the said Roger Ingelberd, James, and Margaret, who are of full age, and John, a minor in the king's wardship, are the nearest heirs of Elizabeth, daughter of the said Roger.

Dec. 6. To Stephen le Blound, receiver of the king's victuals in the parts of  
Windsor. Newcastle-on-Tyne. Order to deliver to John de Felton, constable of the castle in the town of Newcastle-on-Tyne, the 200 quarters of wheat and 30 pipes of wine of the king's victuals that the king lately ordered him to carry to Alnewik castle, to be delivered to the aforesaid constable for the munition of the castle aforesaid. By C.

Dec. 8. To Nicholas de Acton. Order to cause 100 quarters of wheat and  
Windsor. 20 pipes of wine to be carried to Newcastle-on-Tyne, there to be delivered to Stephen le Blount, receiver of the king's victuals there, to be taken by him to Bamburgh castle for the munition of the same, in addition to the victuals that the king has ordered him to carry to Newcastle. By C.

Mandate in pursuance to the said Stephen to receive the above victuals and deliver them to the constable of Bamburgh castle. By C.

Dec. 6. To the sheriff of Surrey and Sussex. Order to buy and provide  
Windsor. 60 quarters of oats, in addition to the victuals that the king lately ordered



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*Membrane 15—cont.*

him to provide, and to deliver the same to Giles de Tholosa, keeper of the king's horses staying in the sheriff's bailiwick, and to pay Giles 20 marks for the wages of the grooms keeping the said horses.

Nov. 31.  
Windsor.

To the barons of the exchequer. Order to allow to the executors of William de Melksope, late fermor of the king of the castle and manor of Hertford, in their account at the exchequer on William's behalf, the following sums, which the late king, on 1 March, in the 33rd year of his reign, ordered, by his writ of *allocate*, the barons of his exchequer to allow to the said William: 6*l.* 10*s.* 0*d.* expended by the said William, by order of W. bishop of Coventry and Lichfield, then treasurer, in repairing the hall, chamber, garderobe, kitchen, and paling of the aforesaid castle, from the Purification, in the 28th year of the late king's reign, until Whitsuntide following, by the view and testimony of Benedict le Taillur and Roger de Evre, viewers of the late king's works in the castle; 6*l.* 18*s.* 0*d.* expended by the said William, by order of the treasurer on behalf of the late king, in repairing the bakehouse and other houses of the castle, the walls and bridge of the same, in the 29th year of the late king's reign, by the view of Benedict and Roger; 36*l.* 15*s.* 6*d.* expended by the said William, by order of the treasurer, in repairing the houses, bridges, and outer gates of the castle and the chamber over the gates, in the 30th year of the late king's reign, by the view and testimony aforesaid; 34*s.* 0½*d.* expended by him, by order of the late king, in repairing the houses of the manor aforesaid, in the 31st year of the late king's reign, by the testimony of John le Convers, the late king's serjeant, who was sent thither for this purpose by the said king; provided that these sums have not been previously allowed to William or his executors. The king issues this order because the late king's writ of precept whereby the premises were done, the letters of the said bishop, and the indenture made between William and the said John le Convers, which the late king ordered the barons of the exchequer to receive from William, have been burnt at Sunnynodon by mischance.

Nov. 4.  
York.

To the treasurer and barons of the exchequer. Order to cause Bartholomew de Badelesmere to have a moiety of the fine of 2000 marks made by the community of the town of Bristol for having pardon for their trespasses whilst in rebellion, which moiety the king granted to him for his costs and expenses in making a suit for the king against the men of Bristol, and to discharge the men aforesaid of that moiety when they shall be certified by Bartholomew that he has received the said sum from the community.

By p.s.

*MEMBRANE 14.*

Dec. 7.  
Windsor.

To the chamberlain of North Wales. Order to continue the works at the castle of Beaumaris as heretofore, by the testimony of the viewers of the works there, and to hasten the same as much as possible. By K.

To the same. Order to survey the dead garnisture of the above castle, and to cause the castle to be provisioned with such garnisture, and to cause the castle to be guarded safely by the counsel and advice of Roger de Mortuo Mari, justice of Wales, as shall be agreed between him and the chamberlain. By K.

Dec. 10.  
Windsor.

To Master John Walewayn, escheator this side Trent. Order not to intermeddle further with the manor of Sulferton and the advowson of the church of the same, and to restore the issues thereof, as it appears by inquisition taken by the escheator that Alice, late the wife of Humphrey de Bello Campo, held the manor for the term of her life by fine levied before

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*Membrane 14—cont.*

the justices of the Bench between John de Bromfeld and the aforesaid Humphrey and Alice for the term of the lives of Humphrey and Alice, with reversion after their deaths to Peter Corbet and Beatrice his wife and the heirs of their bodies, and that Simon de Monte Acuto entered the manor immediately after Alice's death, and held it from the feast of St. Ambrose last until Monday before Michaelmas following, upon which day he died, the manor having been taken into the king's hands on account of his death; by which inquisition it appears that the manor is held of Hugh de Curteney by the service of finding a bedel to serve the hundred of Harrugge in making summons, distrains, and attachments.

Dec. 14.  
Windsor.

To the sheriff of Hertford. Order to cause a coroner for that county to be elected in place of Payn de Portes, who does not dwell continuously in that county.

Dec. 12.  
Windsor.

To the collectors of the custom of wool, hides, and wool-fells in the port of London. Order to pay to the merchants of the society of the Bardi of Florence 120*l.* out of the money from the loan in that port, which sum the said merchants paid to Aymer de Valencia, earl of Pembroke, by the king's order, which sum the earl shewed the king that he has lost in making hasty provision of a certain sum of money for which he was bound for the king in parts beyond sea, for payment whereof the king granted him an assignment of the issues of the custom of wool, hides, and wool-fells in the port of Kyngeston-on-Hulle.

To the collectors in the port of Boston of the loan to be made to the king by alien and native merchants of wool, hides, and wool-fells exported to a certain time. Order to pay, out of the first moneys received by them, 1,100 marks to Doffus de Bard[is], Roger Ardingelli, Francis Balduch', and Dinus Forcineti, and their fellows, merchants of the society of the Bardi of Florence, for the like sum paid by them into the treasury by the hands of J. bishop of Ely, the treasurer, by way of loan, which the king promised to repay them before Michaelmas last.

By K. on the information of the treasurer.

To the same. Order to pay, out of the first moneys received, 450 marks to the merchants of the society of the Bardi of Florence, in repayment of 200 marks paid by them to Doffus de Bard[is], who is about to return home, to buy jewels therewith to give to his friends, 100*l.* to Roger Ardingelli for his labours in the king's affairs in the Roman court and elsewhere, 100 marks to Dinus Forcetti for his own uses for his good service to the king; which sums the king granted should be levied of the first moneys of the last tenth of the clergy or of other issues of the realm.

By K. on the information of the treasurer.

Dec. 12.  
Windsor.

To Master John Walewayn, escheator this side Trent. Order to deliver to Margaret, late the wife of Laurence de Tany, tenant in chief, the following of his knights' fees, which the king has assigned to her as dower: a quarter of a fee in Thorndon, co. Essex, which quarter the heirs of John Briauzon hold, of the yearly value of 10*s.*; a moiety of a fee in Boxsted, in the same county, which moiety Richard de la Rivere holds, of the yearly value of 20*s.*; a quarter of a fee in Cokayn, in the same county, which quarter Benedict de Cokefeld holds, of the yearly value of 10*s.*; an eighth of a fee in the same town, which fee John de Sutton holds, of the yearly value of 5*s.*

To the same. Order to deliver to the said Margaret the advowson of the church of Elmedsted, co. Essex, of the yearly value of 13*l.* 6*s.* 8*d.*, which the king has assigned to her as dower of her husband's advowsons.

Dec. 15.  
Windsor.

To Robert de Sapy, escheator beyond Trent. Order not to intermeddle further with the purparty falling to Agnes, wife of Gilbert de Stapelton,

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*Membrane 14—cont.*

daughter and co-heiress of Alan, of the lands of Brian son of Alan, which came to the king's lands upon Brian's death, the custody whereof the late king granted to Henry de Lacy, late earl of Lincoln, during the minority of Brian's daughter, the lands being held by knight service of the heir of John, sometime duke of Brittany, tenant in chief of the late king, which lands came to the late king's hands upon the death of the duke, and the said Agnes proved her age before John de Evre, late escheator beyond Trent, the late king having afterwards granted the earldom of Richmond to John de Britannia, with all appurtenances, knights' fees, etc.

*Vacated, because otherwise below.*

Dec. 12.  
Windsor.

To the sheriff of Norfolk. Order to release a ship laden with wool, hides, and other wares of Flemish merchants, lately arrested by him on the coast at Blakeneye on her voyage from Scotland to Flanders, because the ship was laden with the said goods in Scotland, which the king ordered him to cause to be safely guarded, ordering him to keep the mariners in the same honorably; as R. count of Flanders, and the burgomasters, *échevins*, and *consules* of Bruges in Flanders have signified to the king that the ship and her cargo belong to John Honet, Walter Zegard, and other burgesses and merchants of that town, and that the merchants and mariners being in Scotland came to this realm confiding in the king's proclamation that Flemings might safely come into the realm, and they have prayed the king to cause the ship to be released, in order that the treaty begun between the king and the count for reform of damages between their men may be proceeded with. In case any of the men thus arrested be Scots, he is to retain them under arrest until further orders.

By p.s. and C.

Dec. 15.  
Windsor.

To Robert de Sapy, escheator beyond Trent. Order not to intermeddle further with the purparty of her father's lands falling to Agnes, daughter of Brian son of Alan, tenant by knight service of John, sometime duke of Brittany, wife of Gilbert de Stapelton, which were taken into the late king's hands upon Brian's death, and were afterwards delivered to John de Britannia, to whom the late king granted the earldom of Richmond with appurtenances, knights' fees, etc., the late king having granted the custody of Brian's lands and the marriage of his youngest daughter to Henry de Lacy, late earl of Lincoln, and Agnes proved her age before John de Evre, late escheator beyond Trent.

Dec. 12.  
Windsor.

To the treasurer and barons of the exchequer. Order to allow to Robert de Horton 100*l.* 15*s.* 2*d.*, for 86 crannocks and 9 heaped-up bushels of oats, which amount to 194 quarters and six bushels, 81 crannocks and 5½ bushels of salt, which amount to 100 quarters, as appears by the testimony of those who have notice of the measures in Ireland, and 1,016 'hakes,' price 102*s.*, 290 conger-eels (*congri*), price 64*s.*, which were delivered by him to Robert de Cotesgrave, receiver of the stores of the castle of Dublin, by order of Roger de Mortuo Mari, supplying the king's place in Ireland, for the munition of Dublin castle, out of 260 quarters of oats, price 48*l.* 6*s.* 8*d.*, each quarter 8*s.* 4*d.*, 1,911 stockfish (*pisce duro*), price 12*l.* 19*s.* 4*d.*, and 100 quarters of salt, price 60*l.*, each quarter 12*s.*, bought by him, when sheriff of Devon, in execution of the king's order to provide 300 quarters of oats, two thousands of stock fish, and 100 quarters of salt by the view and testimony of the king's clerk William de Stonford, whom the king sent to the sheriff to supervise the provision of the above, and to send the same to Sky[n]burnesse, there to be delivered to the receiver of the king's stores, for the expedition of the Scotch war; which victuals aforesaid Robert loaded in a ship called '*Le Redecog*,' of Teyngmuth, which he had freighted for this purpose, to carry the same to Skymburnasse, the ship being driven to Ireland by contrary winds, where she arrived at the port of

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*Membrane 14—cont.*

Molaghde on 4 March, in the 10th year of the king's reign. They are also ordered to allow him for the freightage of the ship, the carriage of the victuals, and other expenses in connection with the providing of the above.

Dec. 20.  
Windsor.

To the sheriffs of London. Order to buy, out of their ferm of the city, 40 pieces (*peceas*) of wax, and to deliver them to Ralph de Stokes, clerk of the great wardrobe, for the expenses of the king's household.

Dec. 21.  
Windsor.

To the sheriff of Northumberland. Order to cause a coroner for that county to be elected in place of Alan Pulhore, whom the king has amoved for insufficient qualification.

*MEMBRANE 13.*

Dec. 27.  
Westminster.

To Robert de Sapy, escheator beyond Trent. Order not to intermeddle further with the purparty of her father's lands falling to Katherine, daughter of Brian son of Alan, tenant by knight service of the heir of John, late duke of Britanny, wife of John de Greye, which lands were taken into the late king's hands upon Brian's death and were afterwards delivered to John de Britannia, to whom the late king granted the earldom of Richmond with appurtenances, knights' fees, etc., the late king having granted the custody of Brian's lands and the marriage of his youngest daughter to Henry de Lacy, late earl of Lincoln, and Katherine has proved her age before the said escheator.

Dec. 20.  
Windsor.

To the sheriff of Dorset. Order to cause a coroner for that county to be elected in place of William de Stoke, whom the king has caused to be amoved for insufficiency.

Dec. 26.  
Westminster.

To Robert de Sapy, escheator beyond Trent. Order to expend 200 marks out of the issues of his bailiwick and the arrears of fermes and other issues of the bishopric of Durham, lately void and in his custody, in repairing the defects where most needed in the castle of Pevenes[ey], which is in his custody, it appearing from the certificate of certain of the king's subjects lately appointed to survey the defects of the castle that very many and great defects threaten to arise in the houses and other places within the castle.

To Margaret, queen of England. Order to cause 100 oaks fit for timber to be delivered to the aforesaid Robert or to his attorney in this behalf from the forest of Asshedoune, which is in her hands as dower, in order to repair therewith the abovesaid castle.

To L. elect confirmed of Durham. Order to cause to be levied without delay all debts due to the king within the franchise of the bishopric, as well for fermis as for fines, amercements, and other causes, of the time when the bishopric was in the king's hands by reason of the late voidance, the sums and particulars whereof Robert de Sapy, to whom the king committed the custody of the spiritualities of the bishopric, will deliver to him, and to cause the same to be paid to Robert for the king's use.

Dec. 20.  
Windsor.

To the sheriff of Lincoln. Order to supersede the arresting of Peter de Salso Marisco, lately indicted before the king at Lincoln for the death of William Brady, upon his finding sufficient mainpernors to have him before the king or before any whom he may appoint to hear and determine the above felony to stand to right concerning the same, as Peter was detained as hostage (*in hostagiameto*) in Mitford castle for Henry de Bello Monte when John de Insula, Henry Spygurnel, and Lambert de Thrikingham, whom the king appointed justices to hear and determine the trespasses and felonies whereof inquisitions and indictments were taken before the king at Lincoln, were at Lincoln, so that he could not appear before them. By K.

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*Membrane 13—cont.*Jan. 4.  
Westminster.

To the sheriff of Norfolk. Order to take into the king's hands a ship of Flanders and Zeland and its cargo lately arrested, and to depute some person in whom he can confide to have the keeping of the same together with one to be appointed by the mariners and merchants of the said ship until further orders, the king wishing to provide for the indemnity of the mariners whilst in prison, or at least of those to whom the goods may come, as it is contained in an inquisition concerning the arrest of the ship and mariners and merchants taken by the king's order by Henry Burgeys of Hunstanston and others of the sheriff's bailiwick that a great part of the goods found in the ship are in the said Henry's custody by the sheriff's delivery and a great part of them in the sheriff's custody, and that the mariners are detained in prison by him.

Jan. 6.  
Westminster.

To John de Foxle and his fellows, justices to take assizes in the county of Berks. Order to continue until their next session after Easter next the assize wherein Geoffrey de Okehangre, wishing to circumvent Almaric la Zusche whilst absent in parts beyond sea on the king's affairs, has impleaded him before them by writ of a disseisin that he asserts has been made upon him by Almaric and others contained in the original writ of a tenement in Shifford in that county, if the disseisin whereof Geoffrey complains was made so long ago that Geoffrey might have prosecuted the assize against Almaric and the others before Almaric crossed the sea. By K.

Jan. 6.  
Westminster.

To Master John Walewayn, escheator this side Trent. Order to cause Hugh de Plesssetis, son and heir of Hugh de Plesssetis, tenant in chief of the late king, to have seisin of his father's lands, as he has proved his age before the escheator and the king has taken his homage.

By K. on the information of Master Thomas de Cherleton.

To the treasurer and barons of the exchequer. Order to acquit John le Latimer of 23*l.* 14*s.* 4*d.*, exacted from him for the debts of William de Gouiz, deceased, father of Joan his wife, of whom she is the heiress, as the king has pardoned him this sum in consideration of his good service.

By p.s.

Jan. 7.  
Westminster.

To the same. Order to cause allowance to be made to Walter de Langeton, bishop of Coventry and Lichfield, for 375*l.*, out of the debts due from him by reason of his bishopric and the custody of the hospital of St. Leonard, York, and for other causes, in part satisfaction for his goods and chattels that were lately taken into the king's hands for certain causes.

By K. on the information of Roger Damory.

Jan. 8.  
Westminster.

To B. bishop of Salisbury, collector of the tenth for six years lately current in this realm. Order to pay to William Ridel 179*l.* 13*s.* 4*d.* out of the tenth, which sum the king owes him for the following causes: 50*l.* 13*s.* 4*d.* for recompence for a black liard horse with a star and a white hind-foot, appraised for Robert de Felton, his yeoman, at 24*l.*, and for recompence for a dappled (*pomef'*) liard horse, appraised for Walter de Gourleye, his yeoman, at 10 marks, and for recompence for a sore piebald (*bausianné*) horse with three white feet, appraised for John de Twysle, his yeoman, at 20*l.*, lost at Hadington in the company of Aymer de Valencia, earl of Pembroke, in May, in the 7th year of the king's reign; and 34 marks for recompence for a piebald horse, appraised for Richard Benet, his yeoman, lost in the king's service; and 106*l.* 6*s.* 8*d.* for the arrears of the wages of himself and twelve squires during their stay at the king's wages in garrison of the town of Berwick-on-Tweed, and for recompence for a black liard horse, appraised for Thomas de Baunburgh, his yeoman, lost in the king's service: as appears by three bills under the seal of the chamberlain of Scotland.

By K.

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*Membrane 13—cont.*

- Jan. 12. Windsor. William Asselyn of Lyndecoumbe, imprisoned at Wyndesore for the death of Roger atte Putte of Ashampstede, has letters to the sheriff of Berks to bail him until the first assize.
- Jan. 8. Westminster. To Stephen de Abyndon, taker of the king's wines of the right prise at Southampton. Order to deliver a tun of wine of the right prise to the abbot and convent of Netley (*Little*), in accordance with the grant by Henry III. of a tun of wine yearly for the celebration of mass, which the late king granted that they should receive from the taker of wines at Southampton.
- Jan. 10. Westminster. To the treasurer and chamberlains. Order to pay to William Ridel 179*l.* 13*s.* 4*d.*, which the king owes him for wages and for recompence for his horses lost in the king's service, repeating the particulars given in the above order to R. bishop of Salisbury. By K. and C.
- Jan. 18. Windsor. To the sheriff of Salop. Order to cause a coroner for that county to be elected in place of Guy de Glaseleye, deceased.
- Jan. 22. Windsor. To Robert de Sapy. Order to deliver to Gilbert de Aton, kinsman and heir of William de Vescy the elder, the issues of the manors of Langeton and Wyntringham, which are of the inheritance aforesaid, in Robert's custody by the king's commission, from 7 November, when the king took his homage for the lands that William de Vescy of Kildare held in chief, which ought to remain to the right heirs of the aforesaid William de Vescy the elder because William de Vescy of Kildare died without an heir, and when the king rendered the lands to Gilbert. By p.a.
- To the sheriff of Norfolk. Order to expend up to 20 marks in repairing Norwich castle.
- To the sheriff of Suffolk. Order to expend up to 10*l.* in repairing the king's gaol at Ipswich.

*MEMBRANE 12.*

- Jan. 22. Windsor. To the sheriff of Norfolk. Order to levy 20*l.* of the issues of his bailiwick, and to pay them to Thomas de Grey, the king having granted him that sum for his good service and in part recompence for his damages sustained in his service, in aid of the maintenance of himself, his wife, brothers, and sons. By p.s.
- Jan. 22. Westminster. To Stephen de Abyndon, taker of the wines of the right prise at Southampton. Order to deliver to the abbot and monks of King's Beaulieu a tun of wine of the right prise, in accordance with the grant by Henry III. of a tun of wine yearly for the celebration of mass in their church.
- To the sheriff of Norfolk. Order to pay to Rhys (*Resus*) son of Rhys ap Mereduk, a Welshman staying in Norwich castle, the arrears of his wages and other necessities from the time of the sheriff's appointment as he was wont to receive them in the late king's time, and to continue to pay the same.
- Jan. 25. Westminster. To the sheriff of Sussex. Order to cause a coroner for that county to be elected in place of Thomas de Pelham, who has disqualified himself by alienating his lands in that county after he had accepted the office of coroner.
- Jan. 27. Westminster. To Ralph de Monte Hermerii, keeper of the Forest this side Trent. Order to cause Aymer de Valencia, earl of Pembroke, keeper of the castle

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*Membrane 12—cont.*

of Rokyngham, to have twelve oaks fit for timber from the king's wood of Gotesle, within the forest of Rokyngham, for the repair of the castle.

To the sheriff of Essex and Hertford. Order to deliver to the king's serjeant Giles de Tholosa, whom the king is sending with 22 of his horses to stay in the sheriff's bailiwick until further orders, hay, straw, and litter for the said horses and for two of his own horses, and 6*d.* a day for his wages and 2*d.* a day for each of the 22 grooms, the farrier and the provider for the said horses, from the time when they enter his bailiwick. The sheriff is forbidden to attempt anything contrary to the proclamation prohibiting the taking of corn, victuals, and other goods against the will of the owners.

Jan. 26. To Master John Walewayn, escheator this side Trent. Order not to intermeddle further with certain lands in La Lyehalle, as it appears by inquisition that Henry de Mortuo Mari and Constance his wife were jointly enfeoffed thereof by Matthew, parson of the church of Roshale, with remainder to the right heirs of Henry in case they died without issue, and that they continued their joint-seisin thereof until Henry's death, by which inquisition it appears that the lands are held of Hugh de Dodemaston by the service of 1*d.* yearly for all service.  
Westminster.

Jan. 28. To Ralph de Monte Hermerii, keeper of the Forest this side Trent. Order to deliver John de Aylbrighton, in the king's prison of St. Briavels for trespass in the forest of Dene, in bail to twelve mainpernors who shall undertake to have him before the justices in eyre for the forest pleas in the county of Gloucester when they next come thither.  
Westminster.

The like in favour of Philip de Albrighton.

Jan. 26. To the sheriff of Norfolk. Order to bring personally to Westminster the merchants and mariners of Flanders and elsewhere who were lately arrested in a ship of Sirice on their voyage from Scotland at Hunstanston near Blakeneye, whom the king lately ordered the sheriff to guard safely together with their goods, so that he have them at Westminster in the octaves of the Purification next together with the letters of coket and other memoranda found with them, as the king wishes to be certified of the cause of the arrest, etc. The sheriff is ordered to ascertain what goods were found in the ship, as well wool, wines, hides of oxen and deer as other merchandise, the value of the same, and how much thereof came to his hands and how much to the hands of others, in whose hands they now are, and if anything have been abstracted therefrom at the time of the arrest or afterwards.  
Westminster. By C.

Jan. 26. To Master John Walewayn, escheator this side Trent. Order to deliver to Richard le Waleys and Eleanor his wife, late the wife of Robert de Brus, tenant in chief of the late king, the following of the knights' fees of the said Robert that came to the late king's hands upon his death and afterwards remained in the hands of the late and present king by the forfeiture of Robert son and heir of Robert, which the king has assigned to them as her dowry of the said fees: a fee in Basyngham, co. Lincoln, which William de Staunton holds, of the yearly value of 10 marks; a fee in Lowesby, co. Leicester, which William Burdet holds, of the yearly value of 100*s.*; a moiety of a fee in Sudbury, co. Bedford, which moiety John de Sudbury holds, and which is of the yearly value of 40*s.*; a moiety of a fee in Soutton, in the same county, which moiety Alice la Latimer holds and which is of the yearly value of 40*s.*; a moiety of a fee in Exton, co. Rutland, which moiety Ralph Basset holds, and which is of the yearly value of 20*s.*; an eighth of a fee in Exton aforesaid, which eighth Bernard de Brus holds, and which is of the yearly value of 5*s.*; an eighth of a fee in

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*Membrane 12—cont.*

Conyngton, co. Huntingdon, which eighth the said Bernard holds, and which is of the yearly value of 100s.; a moiety of a fee in Hardewyk and Touleslond, in the same county, which moiety Robert de Tothale holds, and which is of the yearly value of 100s.; a moiety of a fee in Little Paxton, in the same county, which moiety Robert le Moigne holds, and which is of the yearly value of 100s.; a moiety of a fee in Abbotesley, in the same county, which moiety Henry de Tylly holds, and which is of the yearly value of 100s.; a quarter of a fee in Bichamstede, which quarter Peter de Croft holds, and which is of the yearly value of 50s.; a fee in Offord, in the same county, which Walter de Langeton, bishop of Coventry and Lichfield, holds, of the yearly value of 20l.

By pet. of C. of the eighth year.

Feb. 1. To the bailiffs of Sandwich. Order not to exact any custom on the  
Westminster. corn, wines, or wax that Anthony Pessaigne of Genoa lately caused to be provided for the king's use in parts beyond sea and to be brought to that port.  
By K. and C.

To Roger de Northburgh, keeper of the wardrobe. Order to allow to the said Anthony, in his account at the wardrobe, 12s. for each quarter of wheat, 4l. for each tun of wine, and 40s. for each pipe of wine provided by him for the king's use in parts beyond sea, and brought to the above port.  
By K. and C.

Jan. 30. Nicholas de Torkeseye, in Lincoln gaol for the death of Robert  
Westminster. Jonesserjaunt, 'paternoster,' has letters to the sheriff of Lincoln to bail him until the first assize.

Jan. 28. To the treasurer, barons, and chamberlains of the exchequer. Order to  
Westminster. pay to Doffus de Bard[is], Roger Ardyngelli, Dynus Forcetti, and Francis Balduch, and their fellows, merchants of the society of the Bardi of Florence, 13,000 marks out of the tenth of the clergy lately granted to the king, in repayment of a loan of that amount made by them to the king, which the king promised to repay them at the ensuing Purification.

By K.

Jan. 30. To Warin de Insula, constable of Wyndesore castle. Order to admit  
Westminster. into the castle Robert de Shutlyngton, chaplain, whom the king wills shall be chief (*capitaneum*) chaplain of his chapel there, and Roger le Graunt, John de Cateleyne, and William de Coventre, whom he wills shall be his fellows to celebrate in the chapel, whom the king is sending to him, and to permit them to stay there according to the form of an ordinance made at another time.

Feb. 1. To the collectors of the custom in the port of Berwick-on-Tweed. Order  
Windsor. not to intermeddle further with receiving a loan from merchants in that port for their wool, hides, and wool-fells and other merchandise, notwithstanding the king's late order to receive such loan, provided that the custom due to the king before the loan be collected as heretofore. The king issues this order at the instance of the burgesses of that town.

By K. and C.

To the chamberlain of Scotland. Order to ascertain the value and other particulars of the tenements in Berwick-on-Tweed lately belonging to Scots who have adhered to the king's enemies, which the king learns have come to his hands as escheats on account of their eumity, and to certify the king concerning the same.  
By K. and C.

To the mayor of the town of Lenne and to the bailiffs of the Tolbooth (*Tolbooth*) of that town. Order to permit burgesses of Berwick-on-Tweed



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*Membrane 12—cont.*

coming to that town and bringing letters testimonial under the common seal of Berwick sealed by the seal of the chamberlain of Scotland, to provide there wheat and other corn to the number of 3,000 quarters by themselves and by their servants, and to allow them to take such corn to Berwick without hindrance.

By K. and C.

The like to the following :

Henry de Bello Monte's bailiffs of Barton-on-Humbre, to the number of 1,000 quarters.

The bailiffs of Sandwich, to the number of 1,000 quarters.

Feb. 4.  
Windsor.

To Hugh de Hoghton, receiver of the king's victuals at Berwick-on-Tweed. Order to deliver to the mayor and men of Berwick victuals to the value of 1,000*l.*, out of the king's victuals now in his custody and that shall next come to him, at the same price as the victuals were worth when he receives them, in part payment of the money due to them for the custody of their town, any previous order of the king's to the contrary notwithstanding. If he be unable to deliver victuals to this amount, he is to certify Stephen le Blund, receiver of the king's victuals at Newcastle-on-Tyne, of what is lacking, the king having ordered him to make good the deficiency out of the victuals in his custody.

By K.

Mandate in pursuance to the aforesaid Stephen.

Jan. 30.  
Westminster.

To the justices of the Bench. Order to proceed to do justice in the pleas before them between Hugh de Courteneye and Walter de Twynham and others concerning the advowson of the church of Brigham, the king having caused Hugh and Walter to be summoned before the justices aforesaid because they hindered his presentation to that church of Gaucelin, cardinal priest of SS. Marcellinus and Peter, the church being then void by reason of the consecration of William de Melton, archbishop of York, which presentation was made by the king because William had the church by his presentation, as it now appears that the king presented William de Melton to the church on account of the advowson thereof being in his hands as of the right of the aforesaid Hugh, and that the king afterwards rendered the advowson to Hugh as his right. They are to proceed to do justice herein notwithstanding the king's presentation of the said cardinal or his writs against Hugh and Walter pending before them.

By K.

Jan. 28.  
Westminster.

To Nicholas de Gray, constable of Knaresburgh castle. Order to place in the castle 10 men-at-arms and 30 fencible footmen for the defence thereof, and to pay them their wages out of the issues of the castle during their stay there.

By K.

Jan. 30.  
Windsor.

To Humphrey de Bohun, earl of Hereford and Essex. Order not to intermeddle further with a rent *sec* of 50*l.* in the manor of Brereton, within the liberty of the bishopric of Durham, the custody whereof the king committed to him with that of the other lands of Robert son of Ralph, tenant in chief, which were in the king's hands on account of the minority of his heir, as it appears by inquisition taken by Robert de Sapy, escheator beyond Trent, that the said Robert son of Ralph had at his death 50*l.* of rent *sec* in the said manor, within the liberty of the bishopric of Durham, then void and in the king's hands, which rent cannot pertain to the king at present, and that Ralph de Graystok, son of the aforesaid Robert son of Ralph, is his nearest heir and is aged 18 years and more.

By K.

*MEMBRANE 11.*

Feb. 1.  
Windsor.

To the sheriff of Essex and Hertford. Order to deliver to Giles de Tholosa, keeper of certain of the king's horses, horseshoes (*ferures*) and

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*Membrane 11—cont.*

other necessities for the said horses, and to cause him to have carriage for the expenses of the horses from the time when he comes into his bailiwick and whilst he stays there.

Feb. 4. Windsor. To the sheriff of Norfolk. Order to pay to John de Felton, constable of Alnewyk castle, 100*l.*, in part payment of the sum of money that he ought to receive for the custody of the castle. By K.

Feb. 2. Windsor. To the sheriff of York. Order to cause a coroner for that county to be elected in place of William de Ros of Melton, who has been elected verderer of the forest of Galtres, for which reason the king has amoved him from the office of coroner.

By the testimony of John de Crumbwell, justice of the Forest beyond Trent.

Feb. 8. Windsor. To the sheriff of Berks. Order to cause a coroner for that county to be elected in place of Ralph de Chaundut, whom the king has amoved from office because he is incapacitated by age and infirmity.

Feb. 6. Windsor. To the treasurer and chamberlains. Order to cause a tally to be levied at the exchequer for 187*l.* 6*s.* 11*d.* in favour of Roger de Frowyk, for money received by him at the exchequer by order of Walter, archbishop of Canterbury, the late treasurer, in part payment of 221*l.* 3*s.* 0*d.* due to him for cups and other jewels bought from him for the late king's use and for the use of the king when he was prince of Wales, as appears by a bill under the seals of John, bishop of Bath and Wells, then keeper of the late king's wardrobe, and of Walter de Bedewynde, then coffrer of the late king, which sum of 187*l.* 6*s.* 11*d.* is exacted from Roger by summons of the exchequer, and to cause him to be satisfied for the balance still due to him.

Jan. 30. Westminster. To the treasurer and chamberlains. Order to pay to Margaret, queen of England, the balance of the sum of 307*l.* 14*s.* 2*d.*, in accordance with the late king's writ of *liberate*, dated 14 November, in the 32nd year of his reign, to his treasurer and chamberlains to pay her that sum, which had been levied and collected by his ministers appointed to assess tallages from his demesnes in the counties of Cambridge, Wilts, Southampton, Gloucester, Hereford, and Leicester, in the aforesaid year, from certain cities, boroughs, towns, manors, and other demesnes in her hands on the last day of October in the said year by the late king's commission, to wit 80*l.* from the men of Cambridge, co. Cambridge, 10*l.* 16*s.* 4*d.* from the men of Marleberge, co. Wilts, 200 marks from the citizens of Winchester, co. Southampton, 100*l.* from the men of Gloucester, co. Gloucester, 50*l.* 4*s.* 6*d.* from the men of Hereford, co. Hereford, 10 marks from the manor of Boudon, co. Leicester, and 10 marks from the men of Haverberge, in the same county, the late king having granted her the above sums, as she has given the king to understand that 107*l.* 14*s.* 2*d.* still remain unpaid of the above.

Jan. 26. Westminster. To the treasurer and barons of the exchequer. Order to inspect the commissions of those who were appointed by the late king and by the present king to assess and arrent the wastes in the forests of the realm, to have to those to whom they were assessed and their heirs by a certain arrentation to be paid yearly to the exchequer, and to inspect the arrentations and extents made by them and returned into the exchequer, and to inform themselves concerning usurpations and appropriations made beyond the arrentations and extents, and to provide such remedy therefor as shall seem good to them, as the king learns that many persons appropriate to themselves divers wastes in the forests beyond the arrentations. By C.

Jan. 30. Westminster. To the treasurer and barons of the exchequer. Order to acquit William de Monte Acuto, son and heir of Simon de Monte Acuto, of 40*l.* 19*s.* 11*d.*,

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*Membrane 11—cont.*

the balance of 120*l.* 8*s.* 3*d.*, which the late king, on 30 May, in the 34th year of his reign, pardoned his father, in consideration of his good service in Gascony and elsewhere, which sum Simon owed to the exchequer for his own debts and the debts of his father William, to wit 27*l.* 1*s.* 8*d.* for scutage for the late king's armies of Wales in the 5th and 10th years of his reign, 26*l.* for many defaults, 10*l.* for a disseisin whereof he was convicted before Walter de Wymburne, the late king's justice, in the 18th year of his reign, 100*s.* for a wrongful detainue before Solomon de Roffa, in the 8th year of the late king's reign, and 100*s.* because he did not appear by the plevin of William Boyman and Robert Toly, 100*s.* because he did not appear by the plevin of Martin Gele, Robert Toly, and Philip Herbert, 100*s.* for an unjust detainue against Adam de la Fenne, 40*s.* for issues forfeited, 35*l.* 6*s.* 7*d.* for an imprest made to him in the late king's wardrobe; of which sums the late king ordered his treasurer and barons of the exchequer to acquit the said Simon, according to the above particulars; the said treasurer and barons having, however, acquitted him of 79*l.* 8*s.* 4*d.* only according to the above particulars, refusing to acquit him of the remaining 40*l.* 19*s.* 11*d.* because the particulars whereby that sum was exacted by summons of the exchequer did not agree with the parcels specified above. The king, wishing to execute the aforesaid pardon in full, orders them to acquit the aforesaid William son of Simon de Monte Acuto of the above balance in the following particulars of the debts of his father: 100*s.* for many defaults, 20 marks for a fine, and 26*l.* 17*s.* 4*d.* of his eleventh, which are exacted by summons of the exchequer in the counties of Somerset and Dorset.

By K.

Feb. 10. To the sheriff of Norfolk. Order to cause a coroner for that county to Windsor. be elected in place of John de Merlowe of Lenn, whom the king has removed from office, as he is incapacitated by age and infirmity.

Feb. 8. To Master John Walewayn, escheator this side Trent. Order to cause Windsor. John son of Osbert Hamelyn and Margery his wife, daughter of Walter son and heir of John Alet, to have seisin of her purparty of the manor of Alet, which purparty the king lately ordered him to retain in his hands on account of her minority when he ordered him to deliver the other purparty to Michael Durant and Eleanor his wife, daughter of the said Walter, as Margaret has proved her age before the escheator and the king has taken John's fealty for her purparty.

To the treasurer and barons of the exchequer. Order to discharge Humphrey de Bohun, earl of Hereford and Essex, to whom the king, on 30 April, in the 10th year of his reign, committed the custody of the lands of Robert son of Ralph, tenant in chief, of 50*l.* of rent sec in the manor of Brereton, which Robert held at his death, the king having ordered the earl not to intermeddle further with that rent.

By C.

Feb. 10. To Ralph de Monte Hermerii, keeper of the Forest this side Trent. Windsor. Order to deliver Nicholas Braunche and Stephen de Rollesby, imprisoned at Winchester for trespass of venison in the forest of Wolvemere, co. Southampton, in bail to twelve mainpernors, who shall undertake to have them before the justices of Forest pleas when they next come to those parts.

Feb. 6. To Master John Walewayn, escheator this side Trent. Order not to Windsor. intermeddle further with the lands of Guy de Glasley, and to restore the issues thereof, as it appears by inquisition that he held nothing in chief at his death by reason whereof the custody of his lands ought to pertain to the king.

Feb. 14. To the treasurer and chamberlains. Order to pay to Robert de Windsor. Shutlyngdon, whom the king has appointed chief chaplain in St. Edward's

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*Membrane 11—cont.*

chapel in Wyndesore castle in place of Henry Canon, the arrears of 26*l.* 13*s.* 4*d.*, which the king, on 23 September last, ordered them to pay to the said Henry for the wages and stipends of himself and three chaplains celebrating divine service in the above chapel and of two clerks serving the chaplains, from Michaelmas then last past until the following Michaelmas.

Feb. 12. Windsor. To the sheriff of Lancaster. Order to pay to Adam de Cliderhou 30*s.* for the arrears of his expenses when he was engaged in the county of York by the king's orders.

Feb. 16. Sheen. To Master John Walewayn, escheator this side Trent. Order not to intermeddle further with the lands that John de Annesleye and Lucy his wife, late the wife of Robert de la Mare, tenant in chief, hold as her dower, and to restore the issues thereof, although the king lately ordered him to take them into his hands because she had married John without the king's licence, as the king had granted her permission, by his letters patent for a fine of 10*l.* previously made with him by her, to marry whom she pleased, provided he were in the king's faith. By C.

*MEMBRANE 10.*

Feb. 14. Windsor. To Master John Walewayn, escheator this side Trent. Order to assign dower to Joan, late the wife of Adam atte Broke of Westpecham, tenant in chief, as she has taken oath before the king not to marry without his licence.

Feb. 12. Windsor. To the same. Order not to intermeddle further with the purparties of Edmund de Somervill and Alfred de Sulny of the manor of Orreby, and to deliver to them any issues received from their purparties, as it appears by inquisition taken by the escheator that John de Orreby held nothing at his death in chief as of the crown, but that he held the aforesaid manor of Henry de Bello Monte by knight service, and that the manor was, after his death, divided between Robert de Wylughby, now deceased, and the above Edmund and Alfred, his co-heirs and parceners, to wit so that Edmund should have a moiety of the manor of Orreby except 83 acres of meadow, and that Robert should have the other moiety except 100*s.* of yearly rent from the bonds (*bondorum*) in the manor, in their purparties of the inheritance of John de Orreby, and that Alfred should have the aforesaid 83 acres of meadow and 100*s.* of rent together with other lands of the said John in Wolingham, co. Lincoln, and in the counties of Nottingham and Derby, in his purparty of the said inheritance, and it was found that Edmund and Robert held in common 77 acres of wood in Skendelby on the day of Robert's death, which wood is in the king's hands together with Robert's purparty of the manor of Orreby on account of the minority of Robert's heir.

To Roger Danmory. Order to allow the aforesaid Edmund to common and receive his profit of the aforesaid wood of Skendelby, as he was wont to do before the death of the above-named Robert, the wood and Robert's purparty of the manor of Orreby being in Roger's custody by the king's commission.

Feb. 18. Sheen. To Master John Walewayn, escheator this side Trent. Order to deliver to Mabel, late the wife of John de Puyle, tenant in chief in Gildesford and Stok near Gildesford, a third of two parts of his lands as her dower, which third is of the yearly value of 40*s.* 10*½d.*, the king having assigned the same to her as her dower.

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*Membrane 10—cont.*Feb. 18.  
Sheen.

To the same. Order to deliver to Margaret, late the wife of Richard de Polhampton, the manors of Balletteston, co. Berks, and of Fallele, together with the issues of the same, as it appears by inquisition taken by the escheator that Richard acquired the manors long before his death by the king's licence, to have the manor of Balletteston to himself and Margaret and Thomas their son, and to have the manor of Fallele to himself and Margaret and Richard their son, by which inquisition it was found that the manors are held in chief, the king having taken Margaret's fealty for the same.

Feb. 18.  
Sheen.

To the treasurer and barons of the exchequer. Order to allow to Warin de Insula, constable of Wyndesore castle, his wages for the custody of the castle in his account of the issues of his bailiwick, as they used to be allowed to Geoffrey de Pychford, late constable of that castle.

Feb. 23.  
Windsor.

To Henry le Scrop and his fellows, justices to hold pleas before the king. Order to replace the prior of St. Frideswide's Oxford in the same state as he was when they considered that he should take nothing by his petition in parliament at Westminster, wherein he prayed the king to cause justice to be done to him concerning the church of Akeley, with the chapels of Brehull, Borstall, and Edyngrave pertaining thereto, which church the empress Matilda, sometime queen of England, gave to that house by charter, in whose possession it continued for a long time, which church William son of Richard, late a clerk of Henry III., occupied in a time of voidance of the priory, and which is still detained from the prior, the justices having made this consideration because brother Walter de Sutton, a fellow canon of the prior and his attorney in this behalf, who sued against William de Ayremynne, keeper of the rolls of chancery, to have scrutiny of the said rolls, did not appear before the king on a certain day to prosecute the aforesaid petition, the king having sent the petition to William Inge and his fellows, then justices to hold pleas before him, whom he ordered to examine the same and to bring the matter to a final issue, provided that they did not proceed to render judgment therein before they had certified the king concerning the matter; under which pretext the said Henry and his fellows ordered the rolls of chancery of Henry III. and other the king's progenitors to be searched and the memoranda therein concerning this matter to be sent to the king; the king now learning from the prior that the said Henry and his fellows considered, pending the search, that he should take nothing by his petition, as above stated. They are ordered to proceed in the said matter, notwithstanding their aforesaid consideration, and to bring the matter to a final issue, according to the tenor of the king's mandate aforesaid, William de Ayremynne having certified that Walter sued against him for the search at the time of the consideration.

By C.

Feb. 23.  
Kennington.

To the treasurer and barons of the exchequer. Order to postpone all excuses and omit all other affairs and to provide amongst them what castles, towns, manors, and lands, both of those that Margaret, queen of England, the king's mother, lately held for life by grant of the late king, which are now in the king's hands on account of her death, and of the lands, etc., that Isabella, the king's consort, now holds, and of other lands in the king's hands, may be most conveniently assigned to Isabella for the dower assigned to her at the church door when the king married her, to the value of her said dower, which is contained in the memoranda of the exchequer, and to certify the king thereof under the exchequer seal with all speed.

By K. on the information of William de Monte Acuto.

Feb. 21.  
Kennington.

To Master John Walewayn, escheator this side Trent. Order to cause Fulk de Rucote, son and heir of Fulk de Bucote, tenant in chief of the late king, to have seisin of his father's lands, as he has proved his age before the escheator and the king has taken his homage.

By K. on the information of Richard de Ayremynne.

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*Membrane 10—cont.*Feb. 24.  
Sheen.

To the same. Order to assign dower to Matilda, late the wife of Matthew de Furneux, tenant in chief, in the presence of Bartholomew Payn and Matilda his wife, kinswoman and co-heiress of Matthew, if they choose to attend, upon her taking oath not to marry without the king's licence.

Feb. 20.  
Sheen.

To the same. Order to deliver to John Fraunceys certain lands in Ailbrighton taken into the king's hands upon the death of John Tropyn, together with the issues of the same, as it appears by inquisition taken by the escheator that John Tropyn held nothing in chief of the king at his death, but that he held certain lands in Ailbrighton of the heir of John Abadam, tenant in chief, a minor in the king's wardship, by the service of a tenth of a knight's fee and of 2*d.* yearly rent and suit at the heir's court twice in the year, and that John Tropyn died on 3 May last, and that Thomas, his brother and heir, then of full age, entered the lands aforesaid after John's death, and peacefully continued his seisin for six weeks and more, and that Thomas, during his seisin, granted the lands to the aforesaid John Fraunceys, and that John Fraunceys was seised thereof by virtue of that grant, and that he continued his seisin for 17 weeks and more, until the escheator took the lands into the king's hands by reason of John Tropyn's death; the king having taken the fealty of John Fraunceys.

By C.—Gloucester.

To the same. Order not to intermeddle further with the hamlet of Croft, as it appears by inquisition taken by him that Hugh de Croft held nothing at his death of the heir of Nicholas Daudele, tenant in chief, a minor in the king's wardship, but that he held the said hamlet of Peter de Lymeseye by knight service, and it does not appear that Hugh held any other lands in chief at his death by reason whereof the custody of his lands ought to pertain to the king.

March 1.  
Westminster.

To the sheriff of Norfolk. Order to restore ship laden with wool, hides and other merchandise of merchants of Flanders, lately arrested on her voyage from Scotland to Flanders on the sea coast near Blakeneye, although it appears by inquisition taken by him by the king's order that the merchants and mariners of the same are pirates, robbers, and homicides, and it appears by the letters of the coket touching certain goods in the ship that certain of the goods specified therein were loaded at Aberden among the Scotch rebels, so that the king could aggrieve the merchants and mariners in their bodies and goods, as R. count of Flanders has besought the king for the said merchants, the king issuing this order on that account and in order to cherish peace and tranquillity, as well as for the common advantage that may arise out of the mutual communion of his and the count's subjects. The king has caused the bodies of the said merchants and mariners to be released of his especial grace before him and his council.

By K.

Feb. 28.  
Westminster.

To the sheriff of Essex. Order to pay to Nicholas de Blakeden 22*l.* 18*s.* 1*d.*, which the king owes him for wheat bought from him by Peter Ingelard for the expenses of the king's household in the fourth year of his reign, as contained in a bill of the wardrobe in the possession of Nicholas.

By K.

March 1.  
Westminster.

To the bailiffs of the Tolbooth of Bishop's Lenne and to the keepers of the port there. Order to permit John Griffoun to take from that port whither he will outside the realm 300 barrels of ale, notwithstanding any order forbidding the export of victuals, as he has made security to the king that he will not take the ale to the Scotch rebels.

By K. on the information of Master Thomas de Oherleton.

March 2.  
Westminster.

To the chamberlain of Kermerdyn. Order to inspect the king's writ to his clerk Richard de Mustlewylk, formerly chamberlain of Kermerdyn,

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*Membrane 10—cont.*

ordering him to do certain works in the New Castle of Emelyn, which writ is in the chamberlain's possession, and to complete the works according to the writ, Richard having been amoved from office before the works were completed.

By K.

To the collectors of the custom of wool, hides, and wool-fells in the port of Suthampton. Order to permit certain inhabitants and merchants of certain towns of the duchy of Aquitaine to receive a moiety of the issues of the custom in that port, as they have been wont to do since the king assigned a moiety thereof to them until they should be satisfied for debts due to them from the late king.

*MEMBRANE 9.*

March 3. To Master John Walewayn, escheator this side Trent. Order to deliver  
Westminster. to Clement de Morton a messuage and two virgates of land in Boklond, which were taken into the king's lands because he acquired them for his life from John de Lenham, who held them of the king in chief, and entered the same without the king's licence, and to restore the issues received thence, as it appears by inquisition taken by the escheator that it would not be to the damage of the king or any one else if he granted that Clement might hold the premises for life, and that he ought to pay 20s. yearly to John and his heirs for the same, and that they are not worth more than that sum, so that if John died before Clement, leaving an heir in the king's wardship, there would be no decrease thereof to the king or his heirs.

March 3. To the same. Like order to deliver to Peter Caperoun and Agatha his  
Westminster. wife two messuages and three virgates of land in Bollond (*sic*), taken into the king's hands because they acquired them for life from the aforesaid John, etc., as above.

March 1. To Hugh Daudele, the elder. Order not to intermeddle further with  
Westminster. the towns of Multon, Chestrok and Aston in the Marches of Wales, and to restore the issues received therefrom since 24 July last to Master Adam de Orleton, whom the pope has created bishop of Hereford, on which day the king took his fealty for the temporalities of the bishopric, and ordered Robert Broun, then keeper of the bishopric, to restore the temporalities, and also ordered Master John Walewayn, escheator this side Trent, to restore what was in his hands belonging to the bishopric, as the king was afterwards given to understand, on the bishop's behalf and from the escheator, that the aforesaid towns, which belonged to the bishopric, were taken into the king's hands after the death of Richard, the late bishop, amongst other temporalities of the bishopric, as pertaining to the bishop's manor of Bishops Castle, and that thereupon the aforesaid Hugh occupied the said towns, and that he still occupies them, and does not permit the escheator or his sub-escheator in those parts to intermeddle with the said towns; whereupon the king caused an inquisition to be made concerning the late bishop's estate therein; whereby it was found that the late bishop died seised of the said three towns as of the right of his church of St. Ethelbert, Hereford, and in no other wise, and that he and all his predecessors were seised thereof from time out of mind as of the right of their church aforesaid. The king has ordered the escheator to resume the said towns into his hands, and to deliver them without delay to the bishop.

By C.

March 6. To Roger Dammory, constable of Knaresburgh castle. Order to keep  
Byfleet. 10 men-at-arms and 30 fencible footmen in the castle at the king's wages, for the defence of the same, until further orders.

By K.

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*Membrane 9—cont.*

To the same. Order to cause the mills, pools, and sluices of the pools pertaining to the castle to be repaired out of the ferm of the castle. By K.

To the same. Order to cause the said castle to be provided with victuals, dead garnisture, and other necessities by the view and testimony of Nicholas de Gray, sheriff of York. By K.

March 6.  
Westminster.

To Master John Walewayn, escheator this side Trent. Order to deliver to Matilda, late the wife of Gilbert de Clare late earl of Gloucester and Hertford, tenant in chief, a third of the manors of Aylesham, Fakenhamdam, and Causton, co. Norfolk, and the advowson of the church of Causton, which manors the earl held of the king's commission to him and the heirs of his body, the king having now assigned the above to Matilda as her dower at her petition, the king having previously assigned to her the manor of Fakenhamdam, of the yearly value of 57*l.* 16*s.* 1*½d.* and 65*s.* 1*d.* of yearly rent from the tenants of the manor of Causton, and the advowson of the church of Causton, as her dower of the aforesaid manors and of the advowsons of Causton, Fakenhamdam, and Podynghnorton, which the earl held as above, but which the king afterwards ordered to be restored to David de Strabolgy, earl of Athole, because he had granted them to him under a certain form, and because Matilda was then pregnant, believing that she would bear a child, and that the custody of the earl's lands would long remain in his hands; whereupon he assigned to her in recompence the manor of Honeden, co. Suffolk, and the advowson of the church of Donemowe, co. Essex, of the earl's inheritance and then in his hands; and the king afterwards took the homage of Hugh le Despenser the younger, who married Eleanor, the eldest sister and co-heiress of the earl, and the fealties of Hugh Daudele the younger, who married Margaret, the second sister and co-heiress, and of Roger Damory, who married Elizabeth, the third sister and co-heiress, for all the earl's lands, when he restored to them the aforesaid manor of Honeden and the advowson of the church of Donemowe with the other lands of the earl; whereupon the said Matilda prayed the king to do her justice for her former dower; whereupon the king ordered the aforesaid escheator to summon the said David to appear in chancery on Friday after St. Nicholas last past, to shew cause why the aforesaid manor of Fakenhamdom (*sic*) and the rent of 65*s.* 1*d.*, and the advowson of Causton should not be restored to the countess as her dower, on which day David did not appear; wherefore the king has assigned to her a third of the aforesaid manors and advowson. By K.

March 5.  
Westminster.

To Robert de Kendale, constable of Dover Castle, or to him who supplies his place in the port of Dover. Order to cause John Abel, knight, and Master Richard de Burton, clerk, who are going to parts beyond sea on the king's business, to have speedy passage for themselves, their horses and equipments (*harnesiis*) at the king's cost. By K.

March 8.  
Westminster.

To Edmund de Dynyeton, chamberlain of North Wales. Order to cause due payment to be made weekly to the masons and other workmen employed upon works in the king's castles within his bailiwick, and to cause the defects of the houses and walls of the castles to be repaired, and to provide victuals and dead garnisture for the munition of the same, to be provided by the view and testimony of the constables of the castles, and to cause the small fees and usual wages of the officers and other serjeants of the castles to be paid.

To the same, chamberlain of Caernarvan. Order to cause the fees and wages of the justices, constables, and sheriffs within his bailiwick to be paid from the time of his appointment, and to continue to pay the same.

March 6.  
Westminster.

To the same chamberlain of Kaernarvan and to the chamberlains there for the time being. Order to pay to the king's serjeant Master Henry de



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*Membrane 9—cont.*

Ellerton, master of the king's works at Kaernarvan, the same wages as Master Walter de Hereford, sometime master of the works there, was wont to receive, from the time of the chamberlain's appointment, and to continue to pay the same so long as Henry holds his office, the said Henry having shewn to the king that whereas he was appointed keeper of the works aforesaid, after the death of the said Master Walter, by Roger de Mortuo Mari of Chirk, then justice of North Wales, and by Master Thomas de Esthalle, then chamberlain of Kaernarvan, and the wages of 2s. daily that Walter used to receive were assigned to him by the justice and chamberlain, the present chamberlain has not paid him the said wages since his appointment as chamberlain, although Henry has been engaged upon the said works from the time of his appointment and is still so engaged. This order is made with the provision that Henry shall be master and supervisor of the king's works at Kaernarvan and at all his other castles in North Wales.

By C.

March 8.  
Westminster.

To Peter de Lymesy. Order not to intermeddle until after Monday the morrow of the Close of Easter next with the custody of the county (*sic*) of Salop and Stafford and the castles of Shrewsbury and of Bruges, which the king lately committed to him during pleasure, as the king wishes that Peter\* (*sic*) Trumwyne, to whom he had previously committed the custody of the same, shall have the custody until Monday the morrow of the Close of Easter next, so that the said Roger may answer for the issues thereof at that term.

By C.

March 8.  
Byfleet.

To the treasurer and barons of the exchequer of Dublin. Order to cause Richard, son and heir of William de la Rokele, to be re-seised of his lands, which, according to his petition to the king, they have caused to be taken into the king's hands on account of certain of his father's debts for the arrears of the time when he was sheriff of the county of Waterford in the time of Henry III., the greater part of which debts were paid to the exchequer by his father and by him after his father's death, and to examine the rolls, tallies, and memoranda of the said exchequer, and to allow to Richard out of the said debts all the money recorded therein as paid by him and his father, and also all the issues received from his lands whilst they have been in the king's hands, so that the arrears of the debts may be levied according to the usual course.

By pet. of C of the eighth year.

March 4.  
Westminster.

To Master John Walewayn, escheator this side Trent. Order to resume into the king's hands the castle and town of Newport (*de Novo Burgo*), the manors of Stowe, Bempny, Dyneleys, and Maghay, and the hamlet of Freneboth, and the county of Wenthlok, and to keep them in the king's hands until further orders, certifying the king of what he has done in this matter, which castles, manors, etc., were assigned to Hugh Daudele, the younger, and Margaret his wife, the second sister and co-heiress of Gilbert de Clare, late earl of Gloucester and Hertford, in the partition of his lands, etc., made by the king between Hugh le Despenser, the younger, and Eleanor his wife, eldest sister and co-heiress of the said earl, the said Hugh and Margaret, and Roger Damory and Elizabeth his wife, the third sister and co-heiress of the said earl, in his chancery by their assent, and whereof the king thereupon ordered the said escheator to cause the said Hugh and Margaret to have seisin as their purparty assigned in his bailiwick; but before the escheator caused Hugh and Margaret to have seisin thereof, Hugh le Despenser aforesaid took the fealty of certain knights, men, and tenants of the castle, manors, etc., aforesaid, under certain conditions for his own use, which conditions the king did not accept when they

\* Called 'Roger' correctly below and at page 541.

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*Membrane 9—cont.*

were shewn to him by the said Hugh le Despenser, but he regarded them as null, and the said Hugh afterwards acknowledged before the king and his council that he had acquitted all those whose fealties or oaths he had thus unduly taken, and withdrew wholly from such occupation, and anoved himself there before the king, claiming nothing in the premises contrary to the said partition; whereupon the king appointed John de Sapy to take and seise the premises into the king's hands and the issues of the same from the time of the partition aforesaid; the said John having returned to the king and having asserted before him and his council that he had done nothing herein, because he could find no one who would answer to him in this behalf.

By K.

**March 13.** To John de Insula, Henry Spig[urnel], and Lambert de Thrikingh[am],  
Westminster. justices appointed to hear and determine the felonies and trespasses whereof inquisitions and indictments were lately taken before the king at Lincoln. Order to proceed to hear and determine the felony of the death of William Brady, whereof Peter de Salso Marisco was indicted before the king at Lincoln, and to deliver the king's prison of that county of the said Peter, without waiting for the day prefixed for outlawing him for his non-appearance before them at Lincoln, Peter being detained as hostage for Henry de Bello Monte within the castle of Mitford, so that he could not appear before them, as the king now understands that after he was released from imprisonment as hostage, he voluntarily rendered himself to the king's prison in that county to stand to right concerning the above felony.

*MEMBRANE 8.*

**March 4.** To the sheriff of Lincoln. Order to receive Peter de Salso Marisco  
Westminster. when he arrives in his county to render himself to prison, and to cause him to be kept safely in prison until he be delivered thence according to law and custom, and then to supersede wholly the exaction and outlawry of the said Peter on account of his failure to appear before the justices mentioned above in the preceding order, as Peter is now released from prison wherein he was detained as hostage and is about to come voluntarily to that county to render himself to prison to stand to right concerning the aforesaid death.

**March 20.** To Henry de Cobham the younger, constable of Rochester castle. Order  
Westminster. to pay to Roger de Tuketon 7*l.* 10*s.* 3*d.* for wheat bought from him by John de Mereworth, the king's baker, as contained in a bill under the seal of Roger de Northburge, keeper of the king's wardrobe.

To the abbot of St. Thomas the Martyr near Dublin. Order to intend the collection and levying of the procurations in Ireland of Gancelin Johannis, cardinal-priest of SS. Marcellus and Peter, and of Luke, cardinal-deacon of St. Mary in Via Lata, who lately came to England, according to the form sent to him by them, they having informed the king that although they lately ordered the abbot, by the apostolic authority committed to them, to collect and levy their procurations in Ireland, the abbot wrote back to them that he could not intermeddle with this matter without the king's licence. [*Fœdera.*]

**March 20.** To John de Fenwyk, constable of Baumburgh castle. Order to pay to  
Westminster. Roger de Maberthorp, to whom the late king granted the custody of the gate of that castle for life, his fee for keeping the same from the time of the constable's appointment, the late king having granted that he should receive as much therefor as other keepers of the same were wont to receive.

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*Membrane 8—cont.*

To Robert de Kendale, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to cause John Abel and Master Richard de Burton, whom the king lately sent to parts beyond sea for certain of his affairs, to have passage from those parts at the king's charge on their return.  
By K.

To the collectors of the loan on wool and wool-fells in the port of Kyngeston-on-Hull. Order to pay the money from the loan to Roger Ardingelli and his fellows, merchants of the society of the Bardi of Florence, or to Peter Donat of Florence, their attorney, in part payment of the king's debts to them.  
By K.

March 20. To the bishop of Waterford. Order to transmit to the king the tenor of  
Westminster. the process before him concerning the church of Kilmydan, in his diocese, to which the king lately presented his clerk Master Stephen Walrand, the king having afterwards, because he heard from Stephen that Edmund le Botiller, justiciary of Ireland, had, whilst Stephen was in England, presented Master Walter de Islep to that church under the king's seal of Ireland, and that Stephen was amoved from the church on this account, revoked the presentation of the said Walter, and having ordered the said bishop to revoke what he had attempted to the prejudice of Stephen's estate by virtue of the justiciary's presentation, by reason whereof the process begun before the bishop concerning the premises is continued before him, and the said Walter, who lately came to England by the king's order upon the king's business, is much molested thereby; as the king wishes to be fully informed concerning this matter, and to do therein what shall seem good to be done by his council. The bishop is ordered to supersede the process herein until further orders.  
By K. and C.

To the archbishop of Cashel. Order to transmit to the king the tenor of the above process held before the aforesaid keeper and continued before him.  
By K. and C.

March 20. To the sheriff of Cumberland. Order to cause a verderer for the forest  
Westminster. of Inglewode to be elected in place of John de Staffol, deceased.

March 30. To Stephen de Abyndon, the king's butler, or to his attorney in the port  
Hadleigh. of London. Order to deliver to the monks of St. Peter's Westminster a tun of wine of the right prise at London, in accordance with the grant of Henry III.

March 26. To the chamberlain of Kaermerdyn. Order to proceed in person to the  
Clare. castles in the bailiwick of Roger de Mortuo Mari of Chirk, justice of Wales, and to survey the defects of the same, and to cause them to be repaired by the view and testimony of the justice, all other things being laid aside, as the justice has given the king to understand that there are divers defects in the castles needing speedy repair.  
By p.s. [4595.]

The like to the chamberlain of Kaernarvan.

By p.s. [4595.]

March 20. To the sheriff of Sussex. Order to cause a coroner for that county to be  
Westminster. elected in place of John de Hothale, whom the king has amoved for insufficient qualification.

March 30. To the sheriff of York. Order to cause a verderer for the forest  
Hadleigh. of Galtres to be elected in place of William Gra, whom the king has amoved because he is insufficiently qualified.

By testimony of the keeper of the Forest beyond Trent.

To Master John Walewayn, escheator this side Trent. Order not to intermeddle further with a water-mill in Bedynton called 'Vielmulle,' with a toft and croft and other appurtenances, as it appears by inquisition taken by him that William Trente, late citizen and alderman of London, enfeofed

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*Membrane 8—cont.*

William Noyl thereof a month and more before his death, to have and to hold to the said William Noyl and the heirs of his bodies, and that William Noyl peacefully continued his seisin thereof from the time of the feoffment until Henry de Bergh, bailiff and fermer of Margaret, late queen of England, of her manor of Banstede, seised the premises into her hands on Friday after St. John the Baptist, in the 9th year of the king's reign, by virtue of his office and for 7s. of rent in arrear for the said mill for Easter term then last past, and that Henry always levied the issues of the premises from that time until now, and that the premises are held of the manor of Banstede by the service of 28s. yearly and by suit of court.

March 5.  
Windsor.

To Ralph de Monte Hermerii, keeper of the Forest this side Trent. Order not to intermeddle further with the forests of Haveryng', co. Essex, Melkesham, Chippenham, and Pewesham, co. Wilts, New Forest, co. Southampton, Gillyngham, co. Dorset, Savernak, co. Wilts, and the chase of the High Peak, cos. Nottingham and Derby, which the king has assigned as part of the dower of queen Isabella, his consort, and to permit her to hold the same without hindrance, according to the form of the assignment.

By K.

April 4.  
Westminster.

To the collectors of the custom of wool, hides, and wool-fells in the port of Southampton. Order to deliver to William Servat, to whom the king lately made an assignment for divers debts due from him to William upon the issues of a moiety of the said custom, all the issues of the said moiety before 20 March last, when the king granted the custom to queen Isabella.

To the sheriff of York. Order to cause the abbot of Furneaux to have seisin of a messuage in Flasteley, which, it appears by inquisition, that John ———, \* who was hanged for felony, held of the abbot, as it appears by the said inquisition that the messuage has been in the king's hands for a year and a day, and that Peter Russel has had the king's year, day, and waste thereof, for which he ought to answer to the king.

April 3.  
Westminster.

To Roger de Mortuo Mari of Chirk, justice of Wales, or to him who supplies his place. Order to permit Hugh le Despenser the younger, to whom the king, on 18 November last, granted for life the castle and town of Drosan, and Cantredmaur in Wales, with the knights' fees, advowsons, and other appurtenances, when the king ordered Thomas le Blount, to whom he had previously granted the custody of the above during pleasure, to deliver the same to Henry, and his ministers to administer the castle, town, and cantred aforesaid as shall seem good to them, and to remove himself and his ministers wholly therefrom, and not to intermeddle further with the same, and to deliver to Hugh or his ministers any issues thereof levied by him from the time of delivery of the premises to Hugh, and to release all those whom he has imprisoned in this connexion, and to discharge their mainprise, as the said justice has removed Hugh's ministers, appointed his own in their place, and imprisoned certain of the men because they have made their fealties and attornments to Hugh in accordance with the king's order, and has inhibited all the men of the town and cantred from being intendent or respondent to Henry or his ministers, although Hugh had seisin of the premises by virtue of the king's order to the aforesaid Thomas Blount, and has continued his seisin thereof, and has received the fealties and attornments of the men of the town of Drosan and of other men of the cantred, in accordance with the king's order.

By p.s. [4609.]

To Walter de Fulburn, chamberlain of Kaermerdyn, or to him who supplies his place. Order to permit the aforesaid Hugh to receive the issues of the said castle, town, and cantred from the day of the delivery of the same to him, and not to intermeddle further with the same, as he has

\* The tenant's name has been accidentally omitted.

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*Membrane 8—cont.*

hindered Hugh and his ministers receiving the issues, and has extorted the issues by distraint from the men and tenants thereof, and has arrested divers of them until they paid the issues to him and until they found him security not to answer to Hugh or his ministers for the issues. By p.s.

*MEMBRANE 8—Schedule.*

- March 18. To the archbishop of York. Request that he will cause speedy levy to  
Westminster. be made of the arrears in his diocese of the tenth for the first year of the tenth for six years imposed by pope Clement V. in the council of Vienne, and that he will cause the same to be paid at the king's orders, as pope John XXII. has granted the tenth for the first year to the king by way of loan, as appears by his letters with bulls, a copy whereof under authentic signs and the seal of J. bishop of Winchester, the chancellor, the king sends to him.
- March 15. To the sheriff of York. Writ of aid in favour of Robert de Sapy and  
Westminster. William de Bereford the younger and others staying in the castle of Knaresburgh, in buying victuals and other necessities for the custody of the castle. He is reminded not to attempt anything contrary to the proclamation forbidding the taking of corn, victuals, or other goods against the will of their owners.
- March 19. To the chancellor of the university of Oxford. Order to desist wholly  
Westminster. from aggrrieving the friars of the order of Preachers at Oxford, as they have complained to the king that the chancellor, on account of dissensions between him and the scholars of the university, on the one side, and the friars on the other, endeavours to exercise [jurisdiction] over their persons, threatening to imprison them and to treat them contrary to the privileges of their order, although they are wholly exempt from secular jurisdiction not only by their order but also by apostolic privileges.
- Feb. 13. To R. bishop of London. Request that he will ordain for the parish  
Windsor. church of St. Dunstan 'West' in the suburbs of London as shall seem good for the church and the souls of the parish, remembering that the right of patronage remains to the king and his heirs, as the king is given to understand that it was found in his visitation of the city and diocese of London that the church and its fruits were assigned, with other things, by Henry III., patron thereof, for the maintenance of the Jewish converts to Christianity, for whom the said king ordained a place of residence within the parish, and caused a chapel to be constructed within the said place in honour of St. Mary, and for the maintenance of chaplains and clerks serving in the same, and willed that a keeper should be appointed by him (*per ipsos*) and his heirs to deliver to them what was assigned for their maintenance and that of the chaplains and clerks aforesaid, and did not will that the cure of the said church should remain with the keeper of the said converts or another according to canonical sanction. By K.
- March 20. To the prior of St. Mary's Worcester. Revocation of the king's late  
Westminster. order to him, when he was keeper of the spiritualities of the bishopric of Worcester, the see being void, prohibiting his attempting anything to the prejudice of the abbot and convent of Westminster, or of the prior and convent of Great Malvern, which is a cell of the abbey, or to the derogation of their privileges and immunities, which order was issued because the king was given to understand that the said prior of Worcester intended to exercise the office of visitation and other jurisdiction in the said priory of Great Malvern and over the prior and monks of the same, having no considera-

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*Membrane 8—Schedule—cont.*

tion to the fact that the abbey of Westminster and all its cells and priories are subjected only to the Roman court, and are from old time free and by apostolic privileges exempt from all ordinary episcopal jurisdiction, (Godfrey, late bishop of Worcester, having confessed, for himself and his successors, that the aforesaid priory and the monks thereof are exempt from all jurisdiction of the bishop and of the ordinary, and from making obedience to the bishop, and that they ought to be subjected to the abbot and convent of Westminster, excepting the parish churches, portions and ecclesiastical pensions appropriated to the priory, the said Godfrey having considered the privileges of divers pontiffs of Rome made to the said abbot and convent after he had endeavoured to exercise ordinary jurisdiction in the aforesaid cell of Malvern: by reason of which prohibition the prior of Worcester superseded the execution of the office of spiritualities then incumbent upon him; wherefore he prayed the king to cause a remedy to be exhibited to him, in response to which the king makes this order, being unwilling that what pertains to ecclesiastical jurisdiction should be impeded by his writs. By C.

April 4. To the collectors of the custom of wool, hides, and wool-fells in the port of Southampton. Order to deliver to Robert de Thorp, attorney of queen Isabella, all the issues of the custom from 20 March last, when the king granted the issues thereof to his consort until she had received 4,000*l.* therefrom in part payment of 7,030*l.* 10*s.* 8*d.* which he owed to her. By K.

April 7. To the sheriff of Hereford. Order to cause proclamation to be made prohibiting any person whatsoever from tourneying or doing any feats of arms anywhere within the realm, without special licence from the king, and to arrest any so offending, together with their horses, arms, and equipments, and all their other goods and chattels, taking with him for this purpose, if necessary, the *posse* of his county, certifying the king of the names and goods of those thus arrested. The king is surprised that he has not certified him concerning his previous order. [*Fœdera.*]

The like to all the sheriffs of England. [*Ibid.*]

April 14. To R. count of Flanders. Whereas lately, because it was found by an inquisition taken by the sheriff of Kent that John Crabbe and other malefactors of the count's land took by force a ship called '*bona navis de la Strode*,' whereof John Sprynger was master, together with the chests, beds, and other small things of the said John, which were valued by the jurors of the inquisition at 210 marks sterling, at Les Dunes on the sea coast near the Isle of Thanet, whilst on her voyage to London, and carried the same away to Flanders, the king requested the count to cause restitution or satisfaction for the above to be made to the said John Sprynger; and the count replied that he was ignorant of the premises, as he was not informed of the deed aforesaid or of the names of those who committed it, adding that he would punish the culprits [if] found within places subject to his jurisdiction; at which reply the king is astonished, because John Crabbe, the principal culprit, is well-known to be of the count's land of Flanders, and dwells therein when he wills, and it is moreover testified before the king that in the aforesaid ship there were wines of certain of the king's merchants of Gascony, which were also taken and carried away by the said malefactors, and which came to the count's profit (*commodum*), and that the count gave the ship to the lord of Meldyngham: wherefore the king requests him to cause restitution or satisfaction to be made without further delay to the said John Springer, together with compensation for his damages, lest it behove the king to provide him with another remedy. He is requested to write back by the bearer what he shall have caused to be done in response to this request.

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Feb. 14.  
Windsor.*Membrane 8—Schedule—cont.*

To the same. Whereas lately, at the complaint of Gilbert de Mordon, Henry Gubbe, and Stephen de Crey, citizens and merchants of London, that they caused a ship of theirs to be laden with fish, lead, oil, and other goods and wares bought at Lenne to the value of 300*l.*, in order to bring the same to London, and that certain malefactors of Flanders assaulted with force and arms the men in the said ship on the sea-coast near Crowmere, co. Norfolk, and took the goods aforesaid, and divided the same amongst them, and carried them to Flanders, as appears by the letters testimonial of the mayor and community of the city of London under their common seal, the king requested the count to cause satisfaction or restitution therefor to be made to the aforesaid merchants; to which the count replied that he was ignorant of the premises as he was not informed of the deed aforesaid nor of the names of those who committed it, adding that he would punish the culprits if found within places subject to his jurisdiction; and now, in addition to the testimony of the mayor and community aforesaid, it is testified before the king that the trespass was committed at the aforesaid place by malefactors of the count's land, and that the malefactors, shortly before the perpetration of this trespass, lay near the king's land (*ad terram nostram se ponentes*), and committed homicides there, and afterwards perpetrated the above trespass, the men of those parts standing and seeing them, and having full knowledge that they were from the count's power, and the goods aforesaid were seen and recognised by merchants of this realm in the hands of the said malefactors at Le Sluce within the count's power; wherefore the king requests the count to cause restitution or satisfaction to be made without delay to the said merchants, together with compensation for their damages, lest it behove the king to provide them with another remedy. He is requested to write back, etc., as above.

April 20.  
Windsor.

To J. duke of Brabant, the king's nephew. The king has received complaint from Henry de la Porte, merchant of Norhampton, that, although John Wylet, merchant of Malyns, is bound to him in 74*l.* 8*s.* 7*d.* for merchandise bought from him, and John was arrested at his suit for the debt in the town of Andwertz, within the duke's power, according to the liberties and customs granted and used in that town for the merchants of England, and was delivered to Gerard Ekene, *schultheiss* (*scoutlett*) and bailiff of that town, to be kept until he had satisfied Henry for the said debt, the said Gerard nevertheless allowed John to go from his custody before he had satisfied Henry; wherefore the king requests the duke to call before him the said Gerard and others who should be called before him, and to cause speedy justice to be done to Henry in the recovery of his debt, so that it may not behove the king to provide him with another remedy. He is requested to write back by the bearer an account of his proceedings herein.

*MEMBRANE 7.*April 6.  
Mortlake.

To the sheriff of Lincoln. Order to supersede the execution of the exigent to be outlawed of Peter de Salso Marisco, who was lately indicted before the king at Lincoln for certain trespasses, for which he was put in exigent for his failure to appear before John de Insula, Henry Spigurnel, and Lambert de Trikingham, the king's justices appointed to hear and determine the said felonies and trespasses, as he was then in the castle of Mitford as hostage for Henry de Bello Monte, from which hostageship he is now delivered, he having surrendered himself to prison in the king's presence prepared to stand to right concerning the premises, as Roger de

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*Membrane 7—cont.*

Somervile, Roger Heron, Ivo de Aldeburgh, John de Caunton, knights, and Reyner de Cotum, of the county of Northumberland, and Edmund de Kendale, knight, of the county of Rutland, have mainperned to have him before the aforesaid justices or before other justices at the king's orders.

By p.s. [4617.]

April 6.  
Mortlake.

To Simon de Driby, king's yeoman. Order to deliver to queen Isabella or to her attorney the issues of the manors of Long Bynnyngton, co. Lincoln, Kyngesthorp and Eston, co. Northampton, which Margaret, late queen of England, held for life by the late king's grant, the king having granted to his said consort, in addition to the said manors, the issues thereof from the time of Margaret's death.

By p.s. [4616.]

Like orders to the following:

The said Simon for the issues of the manors of Boudon and Haverberge, co. Leicester.

The sheriff of Northampton for the issues of the hundred of Falwesle.

Henry Beaufiz for the issues of the manors of Osprenge, Middleton with the hundred, and Westclive, co. Kent.

The sheriff of Oxford for the mills of Oxford with the meadow of Kynkesmede, and the issues thereof.

Thomas de Derby for the issues of the manor of Haverynge with the park and forest, co. Essex.

John de Okham for the issues of the manor of La Neilande, co. Essex.

Thomas de Pencatlan for the issues of the castle and town of Berkhamstede with the honour, co. Hertford.

John de Hanstede for the issues of the castle and town of Marleberge with Berton and Selkele, of the castle and town of Dyvices with the meadow and forest of Melkesham, Chippenham and Pewesham and purpresture, and with the manor of Roude, the manors of Woderowe and Sevenhampton, with the boroughs of Crikelade and Hantetworth, and with the hundreds of Crikelade and Hanteword, and the manor of Stratton, the castle and manor of Mere, co. Wilts.

George de Percy and William de Kyrkeby, clerk, for the issues of the castle of Southampton, the manor of Lyndhurst, with the park and New Forest, and the bailiwicks and hundreds of Rudbrigg, and 40s. of yearly rent from the abbot and convent of Redyng for a tenement in the said forest, of the castle of Cristeschirch of Twynham, with the borough and manor of Westovere and the hundred of Cristeschirch, and of the manor of Ryngwode, co. Southampton.

April 12.  
Mortlake.

To the collectors in the port of Southampton of the loan from native and alien merchants granted from wool, hides, and wool-fells to be exported up to a certain time. Order to pay to Roger Ardingelli, Dinus Forcetti, Francis Balduch', and their fellows, merchants of the society of the Bardi of Florence, 200*l.*, which the king owes them for money lent to him and paid into his wardrobe, as appears by a bill under the seal of Robert de Wodehous, supplying the place of Roger de Northburgh, keeper of the wardrobe.

By K.

April 13.  
Mortlake.

To the mayor and bailiffs of Kingston-on-Hull. Order to arrest all the corn, victuals, and other goods of the burgesses and others of the community of Berwick-on-Tweed found within their bailiwick, by the advice of John de Weston, and to cause the same to be guarded safely until further orders, certifying the king of their proceedings herein, as the Scotch rebels have entered and occupied Berwick through the default of the mayor, bailiffs, and community thereof, to whom the king lately committed the



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*Membrane 7—cont.*

custody of the town upon security made by them that they would cause it to be kept safely for the king's use. By K.  
[*Fœdera.*]

April 17.  
Westminster.

To all the king's friends and faithful subjects, etc. Protection for one year for Ralph de Wyntryngham, merchant, who is going to divers parts of the realm and to parts beyond sea to buy and provide corn, wine, and other victuals for the munition of Newcastle-on-Tyne, whither he is to cause them to be carried by land and sea, the king having received security from him that he will bring the victuals so provided to the said town or to this realm.

The like for the following :

John de Cotes, burgess of Newcastle-on-Tyne.

Robert de Cotes, burgess of Newcastle-on-Tyne.

*Vacated, because otherwise on the Patent Roll.*

April 16.  
Windsor.

To Henry le Scrop and his fellows, justices to hold pleas before the king. Order not to aggrieve John de Boullers and Peter de Grute for what pertains to the king by reason of a disseisin made by them upon William Orme of Ludelawe of a tenement in Prior's Halghton, whereof they were convicted before Henry Spigurnel and his fellows, justices to take assizes in the county of Salop, for which the aforesaid Henry le Scrop and his fellows aggrieve them because they did not come to satisfy the king for their ransom in this behalf before him, whither the king caused the record and process of the assize to come, as the king has pardoned them what pertains to him in this behalf at the instance of Roger de Mortuo Mari of Wygemor, supplying the king's place in Ireland, and on account of their good service to the king in Ireland. By p.s.

To the sheriff of Salop. Order to supersede until the day contained in the king's writ of judgment the exaction of the aforesaid John and Peter, they having been put in exigent to be outlawed in his county [court] because they did not come to satisfy the king for their ransom for the above disseisin, provided that they find sufficient mainpernors to satisfy the said William at the day contained in the king's writ aforesaid. By p.s.

April 21.  
Windsor.

To the treasurer and barons of the exchequer. Order to discharge John Maudut, kinsman and heir of John Mandut\*, tenant in chief, of 13*l.* 4*s.* 0*d.* for his relief for the said John's lands, the king having pardoned him, at the request of Roger Damory, the 10*l.* due from him for his relief, and of 64*s.* exacted from him for the said relief. By p.s. [4645.]

April 1.  
Windsor.

To Master John Walewayn, escheator this side Trent. Order not to intermeddle further with the manor of Mikelham, he having certified the king that John de Mikelham, who held the manor in chief by knight service, granted it to Master Richard Wodelok for six years, and in order to make him security, made him a charter of fee simple, which charter the king accepted by his letters patent, and that after the lapse of the above term, Master Richard rendered the manor to John and released all his right therein, and that the escheator took a simple seisin in the manor because John had not the king's licence to re-enter the same.

April 20.  
Windsor.

To the sheriffs of London. Order to arrest and detain until further orders twelve of the best ships in the port of London, by the advice of William Getour, in order to expedite the king's affairs therewith.

April 26.  
Wallingford.

To Robert de Sapy, escheator beyond Trent. Order not to intermeddle further with a messuage and 20 acres of land with meadow and waste in Presthorp, a hamlet of Byngeleye, as it appears by inquisition taken by the escheator that Nicholas son of Henry de Presthorp had the premises at his death, and that they are held of William de Harecourt, lord of Byngeleye,

\* Described as son uncle in the privy seal.

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*Membrane 7—cont.*

by homage and the service of 8s. yearly, and by doing service to the court of Byngeleye from three weeks to three weeks, and that the lands were taken into the king's hands on account of the madness of Nicholas, and that Henry de Hyperoun is the nearest heir of Nicholas and of full age.

May 3.  
Whitchurch.

To the treasurer and barons of the exchequer. Order to examine the accounts of John, bishop of Winchester, and Thomas de Cantebr[ugge], when clerks of the late king appointed to pay the wages of those who were engaged in his service in Gascony, and other memoranda of the exchequer, and to allow to the tenants of the lands of Eustache de Hacche the debts due to Eustace from the late king, out of the debts due from him to the late king, the tenants having prayed that allowance may be made to them for the debts due from the late king to Eustace for the time when he was in Gascony in his service.

May 4.  
Whitchurch.

To the collectors of the custom of wool, hides, and wool-fells in the port of Lenn. Order to buy 500 Estrich (*Destrich*) boards out of the issues of the custom, and to freight three ships for the carriage of 500 quarters of corn to the parts of Berwick-on-Tweed, and to cause the ships to be sufficiently provided with men, mariners, and other things, according to the directions of John Griffoun, whom the king is sending to him in this behalf.

May 6.  
Windsor.

To Master John Walewayn, escheator this side Trent. Order not to intermeddle further with the custody of two parts of the lands of Elias de Albiniaco in the county of Somerset, which he has taken into the king's hands upon the death of William [de] Cumbe Martyn, citizen and merchant of London, and to restore any issues received therefrom by him to Robert de Keleseye, executor of the will of the said William, and to his co-executors, the late king having, on 8 July, in the 33rd year of his reign, granted to William the custody of the said two parts, of the yearly value of 72*l.* 2*s.* 8*d.*, during the minority of the heirs of Elias, with all things received therefrom from Elias's death and the marriage of the heirs, as contained in his letters patent, in order to make compensation to William for 1,000 marks, for which he satisfied John Van, merchant of the society of the Bellardi of Luca, for debts of queen Margaret, of which sum John acquitted the queen by acknowledgment before the late king.

May 8.  
Windsor.

To the same. Order not to intermeddle further with a messuage and 40 acres of land, 3 acres of meadow, and 10*s.* of yearly rent in Hale, which he took into the king's hands upon the death of William de Hale, and to deliver the issues thereof received by him to John de Eston and Joan his wife, late the wife of the said William, the king having, on 14 July, in the 3rd year of his reign, pardoned Joan the trespass that she committed together with the said William in acquiring the premises from John de Holte, the younger, who held them in chief of the late king, and in entering the same without the late king's licence, in consideration of a fine made with the king by the said John de Eston, it being found by an inquisition, taken, in the 33rd year of the late king's reign, by Walter de Gloucestre, then escheator this side Trent, that the said William de Hale and Joan jointly acquired the premises of the aforesaid John de Holte, and that they were held in chief of the late king by the service of 9*s.* yearly by the hands of the sheriff of Northampton.

May 6.  
Windsor.

To Stephen le Blound, receiver of the king's victuals in the parts of Newcastle-on-Tyne. Order to buy and provide in London and in the counties of Norfolk, Suffolk, and Essex wheat, bacon-pigs, and other victuals, iron and steel, and other necessities for the munition of the castle of Berwick-on-Tweed, and to put them in ships sufficient for war, and to cause them to be taken to the castle aforesaid, and to pay the wages of the men, mariners, and others in the ships.

By K. and C.

## MEMBRANE 6.

- 1318.**  
**May 4.** To Robert de Ardern, constable of Norhampton castle. Order to repair  
 Whitchurch. the houses and gate and other buildings of the castle. By C.
- April 30.** To the treasurer and barons of the exchequer. Order to allow to the  
 Wallingford. bailiffs of Bedeford, in their ferm, 10*l.* yearly from 31 July, in the fifth  
 year of the king's reign, when Roger Lestrangle (*Extraneus*) died, the late  
 king having granted that sum yearly from the ferm of the town of Bedeford  
 to Matilda, wife of the said Roger, in case she survived her husband, be-  
 cause Roger held no lands in fee whereof his wife might have dower for her  
 maintenance after his death, the king having ordered the bailiffs of Bede-  
 ford to pay Matilda the above sum yearly during her life from the said  
 31 July.
- May 2.** To the treasurer and barons of the exchequer. Order to allow to the  
 Whitchurch. master and brethren of Burton St. Lazars, keepers of St. Giles hospital  
 without London, the arrears of 60*s.* yearly due to them at the exchequer, in  
 the debts due from them for tenths and other things at the exchequer.
- May 3.** To the same. Order to acquit Robert de Insula and Margaret his wife of  
 Whitchurch. 60*s.*, exacted from them for a fine lately levied in the king's court before  
 William de Bereford and his fellows, justices of the Bench, between William  
 de Risseton and the said Robert and Margaret concerning the manors of  
 Totenham and Westwik, co. Cambridge, as the king has pardoned them  
 that sum. By p.s.
- Vacated, because it was not sealed.*
- May 6.** To the sheriff of Hertford. Order to cause a coroner for that county to  
 Windsor. be elected in place of John de Hoo, whom the king has caused to be amoved  
 from office because he learns that he is too infirm and old to execute the  
 duties of the office.
- May 8.** John son of Stephen de Hendre, imprisoned at Launceveton for the death  
 Windsor. of Nicholas Boterel, has letters to the sheriff of Cornwall to bail him until  
 the first assize.
- May 8.** To the barons of the exchequer. Order to allow to Master Richard de  
 Windsor. Haveryng', escheator of the late king beyond Trent, as much for his yearly  
 fee as escheator in his account for the time of his office as has been hither-  
 to allowed to others in the like office.
- May 13.** To Peter de Lymesy. Order not to intermeddle with the office of sheriff  
 Thistledworth. of Salop and Stafford, and the custody of the castles of Shrewsbury and  
 Bruges, which the king lately committed to him, as the king wills that  
 Roger Trumwyne, to whom he had previously committed the above, shall  
 have the office and custody aforesaid. He is ordered to return his com-  
 mission to the chancery to be cancelled. By C.
- May 15.** To Richard de Emeldon of Newcastle-on-Tyne. Order to deliver to  
 Westminster. William Ridell, sheriff of Northumberland, John de Birden, and Dav[i]d son  
 of Nicholas de Middleton, whom Walter de Seleby delivered as hostages to  
 him and the said William, to be guarded safely by the said William. By K.
- May 7.** To the sheriffs of London. Order to pay to Hugh de Audele, the  
 Windsor. younger, and Margaret his wife the rent of 43*l.* 18*s.* 9*d.* for Queen Hythe  
 yearly at the terms when it was usually paid in to the exchequer, the king  
 having granted the same to them amongst other lands, etc.
- May 4.** To the treasurer and barons of the exchequer. Order to discharge  
 Whitchurch. Robert de Bures, the late king's yeoman, of 10 marks yearly, due from him  
 for the custody of the bailiwick of the forestry of Canok, which belonged  
 to Philip de Monte Gomery, deceased, tenant in chief of the late king, the  
 late king having, on 1 September, in the 23rd year of his reign, committed

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*Membrane 6—cont.*

the custody thereof to Robert during the minority of Philip's heir, from 2 July, in the 34th year of the late king's reign, when the late king took the fealty of John de Swynnerton, who married Anna, daughter and heiress of Philip, she having proved her age, and when the late king restored to them Philip's lands and ordered Hugh le Despenser, justice of the Forest this side Trent, to cause them to have seisin of the above bailiwick.

May 16.  
Westminster.

To Otto de Grandisono, keeper of the islands of Gernereye and Gereseye, or to him who supplies his place. Order to deliver to Jordan Cuquel of the island of Gernereye his lands and goods and chattels, which were forfeited to the king by reason of the death of Peter son of John le Archer, for which death Jordan abjured the islands, the king having granted to Jordan his lands, goods and chattels, having previously pardoned him the suit of his peace for the above death and abjuration. By p.s. [4693.]

To the treasurer and barons of the exchequer. Order to cause allowance to be made to the abbot and convent of St. Mary's York, collectors in the archdeaconries of York, East Riding, and Clyveland of the 12*d.* in the mark granted to the king by the clergy of the province of York in aid of the war in Scotland, in their account of the above, for 250*l.*, which the king granted that they should retain out of the above in part satisfaction for 300*l.* which they lent to the king, by the hands of Anthony Pessaigne of Genoa, out of the tenth for six years imposed upon the clergy by pope Clement V.

May 16.  
Westminster.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to the abbot and convent of Seleby, collectors of the above 12*d.* in the mark in the archdeaconry of Richemund, in their account at the exchequer, for 50*l.*, which the king ordered them to pay to the abbot and convent of St. Mary's York for the balance of the above sum of 300*l.*

May 19.  
Westminster.

To Master John Walewayn, escheator this side Trent. Order to cause Robert de Ufford, son and heir of Robert de Ufford, tenant in chief, to have seisin of his father's lands, as the king has taken his homage and restored to him his lands, although he is still under age. By p.s. [4698.]

May 20.  
Westminster.

To the treasurer and barons of the exchequer. Order to discharge John de Folevill of 10*l.*, in which he made fine before them in the exchequer for his relief for the manor of Assheby Folevill, co. Leicester, held in chief, the king having pardoned him the same at the instance of Hugh Daudele, the younger. By p.s. [4700.]

May 17.  
Westminster.

To the sheriff of Northampton. Order to cause a coroner for that county to be elected in place of Robert Kenne, whom the king has amoved from office as he is incapacitated by infirmity.

May 10.  
Windsor.

To the sheriff of York. Order to pay to Master Andrew de Tange 10 marks for Easter term last of the yearly sum of 20 marks granted to him by the king, in consideration of his service to him and his father, to be received from the sheriff of York.

May 20.  
Westminster.

To Queen Isabella. Order to deliver to Robert de Sapy, constable of Pevenese castle, 100 oaks fit for timber from the forest of Assheadoune, which she holds in dower, in order to repair the said castle, which greatly needs repair, as the king is informed by certain of his subjects lately appointed to survey the defects in the castle. By K.

To Ralph de Monte Hermerii, keeper of the Forest this side Trent, or to him who supplies his place in the forest of Essex. Order to deliver to the prioress and nuns of Haliwell six oaks fit for timber, of the king's gift, from the king's wood of Waltham, which is within the bounds of the forest of Essex. By K. on the information of the earl of Pembroke.

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*Membrane 6—cont.*

To the treasurer and barons of the exchequer. Order to cause allowance to be made to Simon Warde, in the debts due from him for the time when he was sheriff of York, for 250 marks, the arrears of the yearly sum of 100 marks granted to him by the king on 3 June, in the eighth year of his reign, to be received at the exchequer for his good service, until the king should cause him to be provided with lands or rents to that value yearly.

By K.

To Humphrey de Bohun, earl of Hereford and Essex. Order to pay to Roger de Bilneye 100s. of yearly rent for the time that the manor of Duston, co. Westmoreland, has been in his custody, as it appears by inquisition taken by Robert de Sapy, escheator beyond Trent, that John de Creystock granted the above rent to Roger, to be received for life from certain tenants of the said John of the above manor, and that Roger received the above rent until the said escheator took the manor into the king's hands upon the death of Ralph son of William, tenant in chief, who held the aforesaid manor, and delivered the same to the said earl by virtue of the king's commission to him of the custody of Ralph's lands.

May 22.  
Westminster.

To the sheriff of Sussex. Order to cause a coroner for that county to be elected in place of Richard du Mareys, who is incapacitated by illness and infirmity.

*MEMBRANE 5.*

May 23.  
Westminster.

To the sheriff of Norfolk. Order to cause John Byroun, parson of the church of Frengge, to have seisin of a messuage and 8½ acres of lands in Frengge, and to cause John de Insula of Frengge to have seisin of an acre and 3½ roods of land in Frengge, and to cause William Hoberd to have seisin of an acre of land in Frengge, and to cause Richard Hinche to have seisin of half an acre and half a rood of the land in Frengge, as it appears by an inquisition taken by the sheriff that William Osxod, who was hanged for felony, held the above lands of the said persons, John Byroun holding his lands as of the right of his church, and that they have been in the king's hands for a year and a day, and that Thomas Neel and William Nichol of Freyngge have had the king's year and a day, and ought to answer for the same.

May 26.  
Westminster.

To the sheriff of Leicester. Order to pay to queen Isabella all the issues of the manors of Boudon and Haverberge, in that county, from the time of queen Margaret's death, who held them for life by grant from the late king, until the time when the king granted the manors to queen Isabella, the king having granted her all the issues of the manors from the time of queen Margaret's death.

May 22.  
Westminster.

To the mayor and sheriffs of London. Order to permit the merchant-vintners of the duchy [of Aquitaine] to sell their wines in gross in the city and the suburbs to whomsoever they will, foreigners or natives, as well regrators as others, until the next parliament, when the king will cause ordinance to be made concerning the disputes between the citizens and the said merchant-vintners, the citizens denying the right of the said merchant-vintners to sell their wines as above, which matter was brought before the king and his council, and has been adjourned until the next parliament, as the king considers that a better market for wines will be created by the free sale of wines everywhere in the realm, to the benefit of the king and his people, as the said merchant-vintners have given him to understand. The king wills that the ancient liberties of the city shall not be prejudiced in any wise by reason of this permission.

By K. and C.

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*Membrane 5—cont.*May 18.  
Westminster.

To Queen Isabella's bailiffs of the commote of Meneye. Order to permit Gronogh Cragh to have the bailiwick of the stewardship (*ringildie*) of the above commote, subject to the payment of 60s. yearly to their lady, Roger de Mortuo Mari of Chyrch, justice of Wales, having certified the king, in answer to his order to examine the memoranda and muniments in the king's treasury at Carnarvan in this connexion, that he found therein that Gronogh released to the king and his heirs, in the 33rd year of the late king's reign, his right and claim in the aforesaid bailiwick, and that it was then ordained by the present king and his council that Gronogh should hold the bailiwick for life, subject to his good behaviour, rendering therefor 60s. yearly, and that the arrears of the ferm should be remitted to him until Michaelmas then last past. They are ordered to permit him to be quit of the arrears up to the said Michaelmas.

May 25.  
Westminster.

To Master John Walewayn, escheator this side Trent. Order not to intermeddle further with the lauds of John Raumpayn in Chelreye, co. Berks, which the king lately ordered the escheator to take into his hands because he believed they ought to come to his hands as escheat on account of the felony for which the said John was said to have been outlawed, as it does not appear by any record that he was convicted of any felony by outlawry or otherwise.

By K.

May 28.  
Westminster.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to John de Wysham in his ferm of 800 marks for the custody of the castle and honour of Knaresburgh, which custody the king has granted him for life from Easter last, for 200 marks yearly until the king have provided him with 200 marks yearly of land, the king having granted him, for his good service to him and his father, 200 marks yearly from the ferm of the castle of St. Briavels and of the forest of Dene until the king should provide him, for life, with lands of that value yearly, he having surrendered the custody of St. Briavel's castle and the forest of Dene.

By K.

May 28.  
Westminster.

To the chamberlain of Kaernarvan. Order to pay to the king's sergeant Master Henry de Alverton, master of the king's works in Wales, the arrears of his wages from the time of the chamberlain's appointment, and to continue to pay him his wages.

May 28.  
Westminster.

To John de Wysham, constable of Knaresburgh castle. Order to put horsemen and footmen in the castle at the king's wages for the defence thereof, by the advice of W. archbishop of York, Robert de Sapy, escheator beyond Trent, and Simon Warde, sheriff of York, to whom the king has written in this behalf, and to pay the said wages out of the issues of his bailiwick.

By K.

May 26.  
Westminster.

To the treasurer and barons of the exchequer. Order to acquit Aucherius son of Henry, who holds certain lands by the courtesy of England of the inheritance of his wife Joan, daughter and co-heiress of the co-heiress of Peter de Brus, of the scutage for one knight's fee that they exact from him for the late king's armies of Wales in the 5th and 10th years of his reign, as it appears by the rolls of the late king's marshalsea that John de Bella Aqua, deceased, who married the co-heiress of the said Peter, had his service in the above armies for the fee aforesaid.

May 24.  
Westminster.

To the treasurer and barons of the exchequer. Order to acquit the king's clerk John de Norton and Richard, son and heir of John Pyk, of rendering account for the time when the said John and John had the custody of the priory of Bromholm, when void by the death of brother William de Tutyngton, sometime prior, which the king committed to them, the king being given to understand that they intend distraining them to render such account, and that the sheriff of Norfolk distrains and aggrieves them by summons of the exchequer on this account, as the king ordered the

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*Membrane 5—cont.*

said John and John not to intermeddle further with the aforesaid custody, because it was found by inquisition taken, by the king's order, by William de Ormesby and the said John de Norton that the patrons of the priory were not wont to take any issues thereof, either by fine or otherwise, upon any voidance, but that they had upon each voidance a gate-keeper only there in sign of their lordship, who was wont to receive his maintenance of the goods of the priory during the voidance.

May 24.  
Westminster.

To Robert le fiz Ive de Keggeworth, Geoffrey de Byngham, and Hugh de Fisshlak. Order to pay to Gervase son of Gervase de Clifton, Stephen le Haut' of Keggeworth, and Walter de Brampcote, whom the king has appointed to take for a certain time certain customs from goods for sale passing by the bridge of Keggeworth and by the towns of Keggeworth and Radeclif and the fields of the same and coming to the town of Keggeworth, to be applied to the repair and maintenance of the said bridge, the money remaining in their hands of the time when the king appointed them collectors of the above customs, as the king understands that certain moneys so levied by them remain in their hands.

To the treasurer and barons of the exchequer. Order to make account with Aymer de Valenc[ia], earl of Pembroke, or his attorney in this behalf, of the costs and expenses incurred by him by virtue of the king's order to cause Rokyngham castle, in his custody by the king's commission, to be guarded safely, the earl having placed certain men in the castle for this purpose and incurred other expenses, and to allow him such costs and expenses out of the issues of the castle.

May 26.  
Westminster.

To the sheriff of Salop. Order to cause the abbot of Shrewsbury to have seisin of an acre of land and two parts of a messuage in Betton in Hales, and to cause John de Hynton to have seisin of two parts of a virgate of land, except 6 acres, in the same place, as it appears by inquisition that Richard son of William Cadegan, who was hanged for felony, held the above of the abbot and of John, and that they have been in the king's hands for a year and a day, and that the township of Betton has had the king's year and day thereof and ought to answer for the same.

May 24.  
Westminster.

To the treasurer and barons of the exchequer. Order to cause Elizabeth, late the wife of Ebulo de Montibus, and the children of Ebulo to have an assignment upon the ferm of the town of Norwich of 100*l.* yearly, to be received by them until they have been satisfied for the balance of 465*l.* 4*s.* 9½*d.*, which the king owed to Ebulo, to wit 296*l.* 6*s.* 1½*d.* for the arrears of his wages and recompence for his horses lost in the king's service during his stay in the garrison of Stryvelyn castle from the time when he was appointed constable thereof, and for divers victuals and stores bought from him for the dead garnisture of the castle, 12*s.* the arrears of 7*l.* 13*s.* 8*d.* for his fee and robes for the fifth year of the king's reign, 15*l.* for his fee for the sixth year of the reign, and 153*l.* 6*s.* 8*d.* for recompence for his horses lost in the king's service at Stryvelyn in the seventh year of the reign, as appears by a bill under the seal of the chamberlain of Scotland concerning the said 296*l.* 6*s.* 1½*d.* and in three bills under the seal of Ingelard de Warle, late keeper of the wardrobe, for the other sums, the king having previously ordered them to cause an assignment of 100*l.* a year to be made to Ebulo upon the ferm of the said town, whence he received 100*l.*, as Ebulo bequeathed the balance of the above sums to his wife and children; which assignment the king has granted to them in consideration of Ebulo's good service and of his affection for Elizabeth and her children. By p.s.

May 28.  
Westminster.

To the same. Order to allow to Henry de Graston 20 marks in his ferm for the mill pertaining to the manor of Litlington, of the inheritance of

1318.

*Membrane 5—cont.*

Roger, kinsman and heir of Walter de Huntyngfeld, a minor in Henry's wardship by the king's commission, as the king learns by inquisition taken by the sheriff of Cambridge that the mill was burnt by misfortune of thunder and lightning and not by default or negligence of Henry, and that Henry expended 20*l.* 2*s.* 2*d.* in repairing and constructing the mill.

By C.

May 26.  
Westminster.

To the same. Order to discharge Edmund Bacon of the yearly ferm of 18*l.* for the manor and town of Henle, co. Oxford, which the king committed to him during pleasure on 7 May, in the ninth year of his reign, from 20 December, in the tenth year, when the king granted the manor and town to Margaret, late the wife of Peter de Gavaston, earl of Cornwall, for her life, and when he ordered Edmund to deliver the same to her; subject to his payment of the ferm due at Michaelmas in that year and of the issues of the same between then and the said 20 December.

To Master John Walewayn, escheator this side Trent. Order not to intermeddle further with the lands that Amabilia de Snellesound held at her death in his bailiwick of the inheritance of Gerard de Chauncy, brother and heir of William de Chauncy, tenant in chief, as it appears by the rolls of chancery that the king, on 5 April, in the 10th year of his reign, took Gerard's homage for his father's lands and ordered seisin thereof to be delivered to him, as he had proved his age before the said escheator.

*MEMBRANE 5.—Schedule.*

1317.

*Warantia dierum.*

July 8.  
Buckby.

To the sheriffs of London. Order not to put Godwin le Cordewaner in default for his failure to appear before them in the suit between him and Richard de Messyng' before them in the husting of London, in the proceedings in error alleged in the record and process of a suit before the said sheriffs in the king's court of London between the above parties for that Godwin should observe a covenant made between them for apprenticing Andrew de Gestyngthorp with Richard for a certain time, as Godwin was engaged in the king's service by his order on Monday before St. Barnabas last, so that he could not appear.

By p.s. [4311, 4312.]

Sept. 6.  
York.

Robert de Insula was engaged in the king's service on Sunday the quinzaine of Easter last, and on the Monday following, so that he could not appear on those days in the suit before the justices of the Bench between him and Geoffrey de Say concerning the unjust detainee of Robert's cattle: wherefore the said justices are ordered not to put him in default. By K.

Oct. 25.  
Westminster.

Thomas de Brewos' was engaged in the king's service on Thursday the octaves of Michaelmas last, so that he could not appear on that day in the suit before the king between the said Thomas and Mary, late the wife of William de Brewos', and William de Lutegershale for that Mary and William should shew cause why the manors of Grenstede and Bydilyngton should not remain to him as son and heir of Peter son of William de Brewos' by virtue of a fine levied before Solomon de Roff' and his fellows, the late king's justices in eyre in the county of Southampton, by the late king's writ between Amice de Ripar[iis], sometime countess of Devon, demandant, and William de Brewos', deforciant: wherefore the king wills that Thomas shall not be put in default.

By K. on the information of Master Thomas de Cherleton.

Dec. 28.  
Westminster.

Robert de Insula was engaged in the king's service on Thursday the octave of Michaelmas last, so that he could not appear in the suit before



1317.

*Membrane 5—Schedule—cont.*

the justices of the Bench between him and Geoffrey de Say for the unjust detainee of Robert's cattle; wherefore the justices are ordered not to put him in default.

1318.

Jan. 30.  
Westminster.

John de Cornmailes (*sic*) was engaged in the king's service on Monday the morrow of the Circumcision last, so that he could not appear before John de Foxle and his fellows, justices to take assizes in the county of Wilts, to prosecute the assize of novel disseisin arraigned by him against Walter Gacelyn and others concerning a tenement in Northrigge: wherefore the justices are ordered not to put him in default.

By p.s.

May 21.  
Westminster.

John de Somersete was engaged in the king's service on Monday after the Annunciation last, so that he could not appear in the suit before the mayor and sheriffs of London in the husting between Katherine, late the wife of John le Moigne, demandant, and the aforesaid John, deforciant, concerning her dower in London: wherefore the mayor and sheriffs are ordered not to put him in default.

By p.s. [4705.]

*MEMBRANE 4.*

May 26.  
Westminster.

To the treasurer and barons of the exchequer. Order to cause Henry de Cobham to be acquitted of 38*l.* 6*s.* 8*d.*, out of the yearly ferm of 50*l.* for the city of Rochester and the custody of the castle there, with wards and appurtenances in co. Kent, from 17 June, in the tenth year of the king's reign, when the king ordered Henry to pay that sum to William de Monte Acuto, to whom the king granted that sum yearly for life.

May 30.  
Westminster.

To W. archbishop of York. Order to pay to Master John Wylemyr, the king's yeoman, 37*l.* 14*s.* 1*d.*, due to him from the late king, as appears by a bill of his wardrobe restored to the exchequer by John, the king having delivered to him letters patent testifying that the king has received this sum from the archbishop in part payment of the money in the archdeaconry of Notyngham of the first year of the tenth for six years imposed by Clement V. in the council of Vienne, which letters the archbishop is to receive from him in exchange for the money.

May 20.  
Westminster.

To the barons of the exchequer. Order to allow to Alice Gerberge, late the wife of Master John Gerberge, and Alexander de Halghton, executors of the will of the said John, the following sums, which the late king ordered the barons of his exchequer by writ of allowance, dated 28 June, in the 35th year of his reign, to allow to the said John, his sheriff of Wilts: 15*l.* 19*s.* 0*d.* for his expenses by the late king's orders about the felling of 30 oaks in the forest of Bocholte and carriage of the same to Ambresbury for the use of Mary, the late king's daughter, a nun of Fontevrault dwelling at Ambresbury, in the 33rd year of his reign, and about the felling and carriage of the like number in the 34th year of his reign, the late king having granted to his daughter that number of oaks yearly for firewood for her chamber whilst staying at Ambresbury, to be received yearly from the sheriff of Wilts; 154*l.* 19*s.* 9*d.* for the repair by the late king's order of the hall of his castle of Lotegareshele and of the chamber called 'Edward's chamber' in the same castle, and of the chapel and great tower of Sarum castle, from 30 August, in the 33rd year of his reign, until 11 October, in the 34th year, by the view and testimony of William de Lokford and Gilbert le Mazon, viewers of the works there; 4*l.* 7*s.* 10*d.* paid by the late king's order to Robert Reynfu, a Scot captured at Stryvelyn in Scotland and imprisoned in the castle of Old Sarum, for his wages from the morrow of Easter, to wit 19 April, in the 33rd year of the reign, until

1318.

*Membrane 4—cont.*

Michaelmas then next following, for 164 days, the last day being counted, at the rate of 2*d.* daily; 2*4s.* paid by the late king's order to four carters for the maintenance of themselves and six horses for two carts provided for the late king's use in co. Wilts by William de Cotes, the late king's clerk, for the carriage of victuals and other necessities for the late king's maintenance in Scotland from Malmesbury to Carlisle by twelve days' journey (*dietas*), to be delivered at Carlisle to James de Dalilegh, then receiver of the late king's victuals, in the 34th year of his reign, to wit to two men with three horses 12*d.* a day; 40*s.* 5*d.* paid by the late king's order for the expenses of horsemen and footmen and the hire of horses for the abbot of Scone in Scotland, the king's enemy, whom the said John received, on 26 August, in the 34th year of the late king's reign, from Richard de Whitacre, late sheriff of Leicester, at Winchester, to be taken to prison in the castle of Mere, and for the wages of the abbot, a chaplain, and a groom serving the abbot from the above day until Michaelmas following, for 35 days, both days being included, to wit 4*d.* a day to the abbot, 1½*d.* a day to the chaplain, and 1½*d.* a day to the groom: the executors having shewn to the king that the barons refuse to make these allowances because the writs of precept ordering the above payments, which the said writ of allowance ordered them to receive from John, have been lost by mischance, so that the executors could not deliver them to the exchequer. The king makes this order because it is not likely that the bill by which the late king's writ of allowance was made would have proceeded from the exchequer unless the writs of precept had been seen and examined there.

**May 26.** To the treasurer and barons of the exchequer. Order to discharge  
**Westminster.** Robert de Multon, the king's clerk, of 6*s.* 8*d.* yearly, which he was charged to render yearly for the custody of the body of John Gocelyn of Weston, an idiot, and of his lands in Weston and Spaldyng', which were in the king's hands on account of his madness, the king having granted him the custody thereof on 4 July, in the 9th year of his reign, the lands being of the yearly value of 10*s.*, as appears by the inquisition taken by Master John Walewayn, escheator this side Trent, on condition that he maintained the said John out of the same, from 24 November, in the 10th year of the reign, when the king caused his hand to be amoved because it was found by inquisition taken by the said escheator that a messuage, 11 acres of land, and 3 acres of pasture in Spaldyng' and Weston came to the king's hands by reason of John's madness, and that they were held of others than the king, and that William son of John Goscelyn of Weston was the brother and nearest heir of the above John and was of full age and sane mind.

**May 24.** To Robert de Sapy, escheator beyond Trent. Order not to intermeddle  
**Westminster.** further with the lands of Roger de Cluthern, deceased, and to restore the issues, as it appears by inquisition taken by the escheator that he held nothing in chief at his death by reason whereof the custody of his lands ought to pertain to the king.

**June 6.** To the collectors of the custom of wool, hides, and wool-fells in the port  
**Westminster.** of Hertilpole. Order to pay to Richard de Horale 40*l.*, which the king owes him for the wages of himself and his men-at-arms and hobelers staying at the king's wages in the company of Robert de Humframvill, earl of Angus (*Danegos*), for the custody of the castles of Hirbotel and Prudhou, for the time between 1 January, in the 9th year of the king's reign, and 31 December, in the 10th year, as appears by a bill under the seal of Henry de Hale, late cofferer of the king's wardrobe.

By K. on the information of the treasurer.

**June 4.** To Master John Walewayn, escheator this side Trent. Order to deliver  
**Westminster.** to Joan, late the wife of Nicholas de Audele, tenant in chief, the manor of

1318.

*Membrane, 4—cont.*

Egmondon, co. Salop, the township of Newport (*Novus Burgus*), in the same county, the manor of Forde, in the same county, certain tenements without Aldrichgate, London, 6½ acres of land in Melyndressathney in the commote of Perveth in Wales, a garden in Methevey, a moiety of an acre near Lanveyr, 4*l.* 12*s.* 6*d.* of yearly rent from 94 free tenants of a part of the said commote called 'Meynor Methevey,' 106*s.* 8*d.* of yearly rent in Methevey from 53 free tenants of part of the said commote called 'Lanadesant,' 40*s.* from the free tenants of Maynor Methevey from serjeanties, which the king, on 24 January, in the 10th year of his reign, assigned to her as dower of her husband's lands, and to restore to her the issues thereof from 13 February then next following, when the king caused the premises to be resumed into his hands, as the king, being more fully informed concerning the causes for which he ordered the resumption into his hands, has restored the premises to her.

By p.s. [4724.]

June 6.  
Westminster.

To the treasurer and barons of the exchequer. Order to examine the rolls and memoranda of the exchequer, and to allow the collectors of the custom of wool, hides, and wool-fells at Newcastle-on-Tyne such wages as they shall find to have been previously paid for the office of tronage of wool and controller of the custom in that town, which the king granted, on 6 October, in the 8th year of his reign, to Gilbert Hankyn, clerk, during pleasure, receiving the same wages as others had been wont to have for that office, when the king ordered the collectors of the custom in that town to deliver the said office to Gilbert with all things pertaining thereto, and having afterwards, on 16 December, in the 9th year, upon Gilbert's complaint that the collectors delayed paying him the wages due for the office, ordered the collectors to pay Gilbert the arrears of the wages from 6 October aforesaid at the same rate as was usually paid to others for that office, and to continue to pay the same. If they cannot find from their inspection what wages were wont to be paid, they are then to cause fitting wages to be allowed at their discretion to the collectors.

June 4.  
Westminster.

To the same. Order to cause payment or assignment to be made to Henry Nasard of London, merchant, for 520*l.* 12*s.* 4½*d.* due to him from the king for money to that amount paid into the king's chamber at Berwick-on-Tweed by way of loan, and paid to Gilbert Hankyn and John Skot, burgesses of Newcastle-on-Tyne, Richard de Welleford, citizen and merchant of London, John de Aula, William de Cranthorn, and William de Sprotton, burgesses of Berwick, for divers victuals and garnistures bought from them for the king's use, and for the wages of divers mercenaries (*stipendiariorum*) in the king's service, and for provisioning the king's towns and castles in Scotland in the first and second years of the king's reign, as appears by the account made before the executors of the will of Eustace de Godesbeche, chamberlain of Scotland, and by a bill of the office of chamberlain delivered by Henry into chancery; for payment whereof the king granted him an assignment upon the issues of the custom of wool, hides, and wool-fells in the port of Berwick-on-Tweed after certain other assignments thereof had been satisfied, the said Henry having now prayed the king to cause satisfaction to be made to him as he has not yet received anything from the issues of the said custom.

By K. on the information of the treasurer.

June 6.  
Westminster.

To Robert de Sapy, escheator beyond Trent. Order to cause Gilbert de Aton, kinsman and heir of William de Vescy the elder, to have seisin of the manor of Malton, and to deliver to him the issues thereof since 7 November last, when the king took his homage for the lands that William de Vescy of Kildare held in chief at his death, which ought to remain to the right heir of the said William the elder, because William de Vescy of Kildare

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*Membrane 4—cont.*

died without an heir, upon which day the king ordered the lands to be delivered to Gilbert, he being now given to understand that the escheator has delayed delivering to Gilbert the said manor, which is of the aforesaid inheritance.

To Joan Comyn. Order not to intermeddle further with the above manor, or with the issues of the same from 7 November aforesaid, the king having lately committed the manor to her.

May 30.  
Westminster.

To Master John Walewayn, escheator this side Trent. Order not to intermeddle further with the lands of Matilda, daughter of Eleanor de Thornteton, and to restore the issues thereof, as it appears by inquisition taken by him that she held nothing in chief at her death by reason whereof the custody of her lands should pertain to the king.

*MEMBRANE 3.*

June 4.  
Westminster.

To the treasurer and barons of the exchequer. Order to discharge Reginald de Kyngeston, to whom the late king granted for life the bailiwick that William le Wolf, deceased, had in his forest of Selewode, rendering therefor 10*l.* yearly, of the said yearly sum, as Reginald has given the king to understand that the bailiwick is so much reduced (*deterioratur*) by the perambulation lately made in the forest aforesaid that it is much below the above value, and he has restored the king's letters patent to be cancelled, wherefor the king ordered Ralph de Monte Hermerii, keeper of the Forest this side Trent, to take that bailiwick into his hands.

June 8.  
Westminster.

To Master John Walewayn, escheator this side Trent. Order to cause dower to be assigned to Joan, late the wife of Bertram de Wylmynton, tenant in chief, upon her taking oath not to marry without the king's licence.

June 9.  
Westminster.

To the sheriff of York. Order to cause York castle to be provisioned with necessary victuals.

By K.

June 12.  
Westminster.

To the sheriff of Essex. Order to arrest William de Marny, and to keep him in prison until further orders, the king having granted him permission to attend the burial of the body of Roger Fillol, the king's yeoman, at a certain place in that county, on condition that he returned immediately afterwards to the Marshalsea prison, to which he had previously rendered himself on his indictment for breaking the king's park of Hanlegh, as he has not returned and is wandering about in the sheriff's bailiwick.

By p.s. [4745.]

June 8.  
Westminster.

To L[ouis], bishop of Durham. Order to release Walter de Gosewyk, burgess of Berwick-on-Tweed, who was arrested within the bishopric by reason of the king's appointment of his clerk James de Broghton to arrest the goods of burgesses of that town in the bishopric and in the county of Northumberland, because the Scots had entered the said town by default of the mayor, bailiffs, and community, to whom the king committed the custody of the town; and to deliver to him his goods, upon his finding mainpernors to have him before the king to answer concerning the above and for the value of his goods.

By K.

Like order to the sheriff of Northumberland.

The like to the bailiffs of Newcastle-on-Tyne.

To the bailiffs of the bishop of Norwich at Lynn. Like order in favour of the said Walter, whose goods have been arrested on account of the king's

1318.

*Membrane 3—cont.*

appointment of John de Weston to arrest the goods of burgesses of Berwick [in the county of Norfolk].

May 29.  
Westminster.

To the treasurer, barons and chamberlains of the exchequer. Whereas the king owes to the following merchants\* 1,568*l.* 18*s.* 8½*d.* sterling: Vitalis de Cussallo and Bernard de la Toure, 125*l.* 1*s.* 9*d.*; Arnald Motoun and Peter de Fortune, 59*l.* 18*s.* 4*d.*; Arnald Fospeye, 317*l.* 9*s.* 4*d.*; Gregory Blaunk, 270*l.* 12*s.* 8*d.*; Peter de Cayron and Peter de Castelloun, 106*l.* 19*s.* 10*d.*, for wines bought in January, March, May and July, in the 10th year of the king's reign; Gregory Blank, 211*l.* 18*s.* 0*d.*; Peter Micol, 35*l.* 18*s.* 8*d.*; William Bondel, 36*l.* 5*s.* 6½*d.*; Ogier (*Augerus*) de Tosse, 51*l.* 12*s.* 0*d.*; Reymund le Markander, 51*l.* 18*s.* 0*d.*; Vitalis Grymbaud and Arnald Reymundi Aykem, 42*l.* 12*s.* 5*d.*; John de la Toure, William Arnaldi de Portan, and Arnald de Luk', and John de Ruefraunk, 173*l.* 19*s.* 4*d.*, for wines bought in July last; and Arnald del Escuser, 84*l.* 12*s.* 10*d.*, for wines bought in July last: as appears by three bills under the seal of Roger de Northburgh, keeper of the wardrobe; and the aforesaid merchants and the following merchants, Gaillard Gobel, Peter del Cosyn, John del Cosyn, Peter Massang', Gerard de Garembal, Garcias Lominhon, John de Dousinhon, Amanieu de Besson, Vitalis de la Seube, and Reymund Guillelmi de Castera have promised to provide 300 tuns of wine, price 6 marks each, before Easter next for the expenses of the king's household; and the king has granted them, in consideration of the loss incurred by the first-mentioned merchants by the delay in payment of the aforesaid 1,568*l.* 18*s.* 8½*d.*, and in consideration for the provision of the above 300 tuns, 400 marks of his gift to be divided between them according to their discretion; and the king, wishing to satisfy them for these two sums and for 1800 marks, the value of the 300 tuns, has granted that they shall receive 3,035*l.* 12*s.* 0½*d.* from the first term of payment of the tenth imposed upon the clergy of England by the pope for the king's use in the dioceses of Canterbury, Bath and Wells, Exeter, Worcester, Hereford, Coventry and Lichfield, Llandaff, Bangor, St. Asaph, York, Durham, Carlisle, and St. Davids; whereupon he ordered J. bishop of Winchester and W. bishop of Exeter, principal collectors of the tenth, to pay that sum to the merchants aforesaid, receiving from them the above letters and their letters of acquittance, which shall be sufficient for the king and the collectors: the king orders the treasurer, barons, and chamberlains to cause tallies of the exchequer for this sum upon the said tenth to be levied in due form, and not to make any assignment elsewhere upon the said tenth of the first term until the abovenamed merchants have been satisfied for this sum.

June 12.  
Westminster.

To the mayor and bailiffs of Newcastle-on-Tyne. Order to release John Marchaund, burgess of Berwick-on-Tweed, and his goods, arrested by virtue of the king's appointment of James de Broghton to arrest all the goods of the burgesses and others of the community of Berwick found in the county of Northumberland and the bishopric of Durham, upon his finding sufficient mainpernors to have him before the king to answer concerning the entry of the Scotch rebels into Berwick and for the value of his goods.

By K. on the information of Master John Walewayn, the king's treasurer.

June 12.  
Westminster.

To the bailiffs of Kyngeston-on-Hull. Order to release the aforesaid John's goods, arrested by virtue of the king's appointment of John de Weston to arrest goods of burgesses of Berwick-on-Tweed, as Master John

\* They are described in the margin as "merchant-vintners of the duchy of Aquitaine."

1318.

*Membrane 3—cont.*

Walewayn has mainperned before the king for the said John for the value of his goods.

By K. on the information of Master John Walewayn, the king's treasurer. The like to the bailiffs of the bishop of Norwich at Lynn.

June 16.  
Westminster.

To the sheriff of Gloucester. Order to restore to William Damoysele, clerk, his lands, goods and chattels, which were taken into the king's hands upon his indictment before William Inge and his fellows, justices appointed to hold pleas before the king, for the death of John de Asshewell, son of John de Asshewell, brother of Robert de Prestbury, of that county, as he has purged his innocence before the abbot of Westminster, the ordinary of that place, to whom he was delivered according to the privilege of the clergy.

June 24.  
Woodstock.

To the sheriffs of London. Whereas Adam le Clerk, merchant of Lenne, lately caused his ship called '*la Plente*' of Lenne, value 100*l.* sterling, to be laden with salt of Poitou (*Paytou*), lampreys of Nautes, and certain bales of Bugeye, and other his goods to the value of 200*l.* sterling in the parts of Poitou, in order to take the same to St. Johnstown of Perth in Scotland, to make his profit thereof and in aid of the maintenance of the king's men in garrison there, Henry de Rikelynghous and certain other malefactors of the towns of Grippezwold, Stralsund (*Strillesound*) and Lubyk robbed the ship whilst sailing to St. Johnstown on the sea coast between Great Yarmouth and Blakeneye, and slew many men found in her, and carried away the ship and cargo to Aberden in Scotland, and there sold the goods and the robes and cloth of the slain men, and afterwards took the ship with them to Stralsund, and had their will thereof; whereupon the king wrote to the *schöffen* and men of the said towns of Grippezwold, Stralsund (*Strillesound*), and Lubyk requesting them to cause restitution or satisfaction to be made to the said merchant; which they have not done, although Adam delivered the king's letters to them by Geoffrey atte Feld, his attorney, and sought diligently for justice, as appears by letters patent under the seal of the community of the city of London: wherefore the king orders the sheriffs to arrest goods of the men and merchants of the aforesaid towns to the value of 100*l.*, and to keep the same safely until the said Adam have been satisfied for that sum or until otherwise ordered, certifying the king of their proceedings herein. The king has ordered the sheriff of York to arrest goods in like manner to the value of 100*l.* and the sheriffs of Norfolk and Suffolk to arrest goods to the value of 100*l.*

By C.

*Vacated, because it was restored, and he had a writ to the bailiffs of Boston.*

*MEMBRANE 2.*

June 12.  
Westminster.

To the sheriff of Northampton. Order to pay to John de Fenwyk 20 marks for last Whitsuntide term, in accordance with the king's grant to him of 40 marks yearly to be received from the sheriff of Northampton, in consideration of his good service past and future and in aid of his maintenance whilst in the king's service.

June 11.  
Westminster.

To the sheriffs of London. Whereas lately the following merchants caused a ship of John Priour's called '*la Petite Bayard*' of London to be laden in London with wool and other goods as follows, to be carried to Andwerp in Brabant in order to trade there with the same: Simon de Abyndon, with 12 serplers of wool, price 120*l.* sterling; Stephen le Foullere, with 4 serplers of wool, price 40*l.* sterling; Ralph de Walcote, with 12 serplers of wool,

1318.

*Membrane 2—cont.*

price 120*l.* sterling; John Priour, with 12 serplers of wool, price 120*l.* sterling; Thomas Prentiz, with 3 serplers of wool, price 30*l.* sterling; John de Sandale, with 6 serplers of wool, price 60*l.* sterling; William de Coumbmartyn, with 4 serplers of wool, price 40*l.* sterling; John atte Vine, with 5 serplers of wool, price 50*l.* sterling; Thomas de Abyndon, with 3 serplers of wool, price 30*l.* sterling; Thomas Beauflour, with 7 serplers of wool, price 70*l.* sterling; William Panyfadre, with 1 serpler of wool, price 10*l.* sterling; William Biddyk, with 5 serplers of wool, price 50*l.* sterling; Robert Elys of Thame, with 16 serplers of wool, price 160*l.* sterling; Adam Puff of Berkhamptede, with 21 serplers of wool, price 210*l.* sterling; Richard de Warrewyk, with 5 serplers of wool, price 50*l.* sterling; and Nicholas Alisaundre, with 4 serplers, price 40*l.* sterling, the admiral of Caley and certain armed men of his company in ships attacked the ship on her voyage to Brabant on the sea coast in the Isle of Thanet, within this realm, and upon the men in the ship flying for fear with her to land and carrying away with them the sail and rudder (*gubernaculum*) of the ship to the town of Mergate, in the said Isle, in order to save the ship and cargo, the admiral and his men went to that town and caused the sail and rudder to be carried back to the ship, and afterwards took the ship and cargo whither they liked, detaining the same from the merchants and mariner aforesaid to their damage of 2,000 marks; which proceedings were so well known in those parts that they could not be concealed by any tergiversation, and the king has in addition been assured concerning the same by the mayor, aldermen, and community of the city of London, who are fully informed concerning the same; whereupon the king frequently requested W. de Castellion, then constable of France, to cause restitution or compensation to be made to the merchants and mariner aforesaid, together with amends for their damages, as pertained to him in this behalf by reason of the superior custody over the admiral and his fellows committed to him by L[ouis], king of France and Navarre; and at length the constable, having called the parties before him, decreed that the ship and her cargo should be restored, which sentence he did not put into execution; wherefore the king again requested him to cause satisfaction to be made for the same, and the constable thereupon certified Philip, the present king of France and Navarre, then regent of France, of the manner and form of his decree, requesting him to excuse him to the king of England concerning the premises; whereupon the regent wrote the king of England that he had caused answer to be made to the merchants aforesaid that they should come or send to him in the octaves of Christmas then ensuing, when he would cause them to be satisfied; to which letters the king replied, Philip having meanwhile been crowned king of France, praying him to fulfil what he had promised in the aforesaid octaves; and Philip, assigning many days to the merchants' attorney in this behalf, finally did nothing in the matter, but failed altogether to do them justice, as the mayor, aldermen, and community of the said city have certified the king by their letters patent; whereupon the king, although he might have provided the merchants with a remedy in this realm in consequence of these proceedings, again wrote to the king of France to cause satisfaction to be made to the merchants; which letters the king of France received, and he promised, in the presence of John Abel, knight, and Richard de Burton, clerk, the king's envoys sent to him for other affairs, to cause satisfaction to be made to the merchants, but finally did nothing in the matter, as the envoys explained to the king by word of mouth upon their return: wherefore the king orders the sheriffs to arrest goods of the men and merchants of the king of France within the city to the value of 600*l.*, and to cause them to be kept safely until the said merchants have been satisfied for that sum

1318.

*Membrane 2—cont.*

or until otherwise ordered, certifying the king of their proceedings herein. The king has ordered the sheriff of Southampton to arrest goods in like manner to the value of 400*l.*, the bailiffs of Great Yarmouth to arrest goods to the value of 200*l.*, and the bailiffs of Ipswich to arrest goods to the value of 133*l.* 6*s.* 8*d.*  
By p.s. and C.

- June 16. To Thomas, earl of Lancaster. Order forbidding his attempting any-  
Westminster. thing in breach of the king's peace in the matter of the lands and fees of John de Warennia, earl of Surrey, in Bromfeld and Ial in Wales, as the king understands from John's complaint that he is endeavouring to occupy the lands and fees aforesaid by armed force and to draw to himself the homages, fealties, and other services of the said John's tenants in those lands.
- June 23. To Master John Walewayn, escheator this side Trent. Order to deliver  
Woodstock. the advowson of the church of Herteshorn, co. Derby, of the yearly value of 100*s.*, to Hugh de Meynill and Joan his wife, eldest daughter and co-heiress of Robert la (*sic*) Warde, tenant in chief, which the king has assigned to them as her purparty of her father's advowsons.
- June 14. To the treasurer and chamberlains. Order to pay to John de Crumbwell,  
Westminster. constable of the Tower of London, the arrears of the wages of Hugh de Langeton, who was arrested for divers felonies and trespasses in the county of York and delivered to the constable on 7 March last by the king's order, from 7 March aforesaid, and to continue paying the same so long as Hugh remains in the Tower, to wit 2*d.* a day.
- June 15. To the sheriff of Sussex. Order to cause a coroner for that county to be  
Westminster. elected in place of Richard atte Mersh, whom the king has caused to be amoved because he is incapacitated by illness and infirmity.
- June 25. To the sheriffs of London. Whereas Adam Huntman, citizen of Lon-  
Woodstock. don, lately caused 13 serplers of wool to be taken from England to St. Omer in order to make his profit thereof, John de Fenles caused the wool to be taken from him by certain of his ministers near the town of Gines; wherefore the king frequently requested the said John to cause restitution or satisfaction to be made to Adam and to satisfy him for his damages, lest it should behove the king to provide Adam with another remedy; the said John, although Adam delivered the king's letters to him and diligently sought for justice, did nothing in the matter, as appears by letters patent under the seal of the community of the city of London: wherefore the king orders the sheriffs to arrest goods of men and merchants of the dominion and power of the said John to the value of the wool aforesaid, and to keep the same safely until further orders, certifying the king of their proceedings herein.  
By C.
- June 26. To Stephen de Abyndon, the king's butler. Order not to take any prise  
Woodstock. for the king's use from Anthony Novel and Currethinus Novel, merchants, from their wines *de Areto et Vernachio*, if they come into the realm with them, as they have prayed the king to shew them grace in this behalf, they fearing that Stephen would take prises from the wines as if they were Gascon wines.
- July 3. To the sheriff of Lancaster. Order to cause Robert de Holand to have  
Northampton. seisin of the manors of Haghe and Blakerode, as it appears by inquisition taken by the sheriff that William de Bradeshagh, who was outlawed for felony, held them of Robert, and that they have been in the king's hands for a year and a day, and that Peter de Lymesy and Mabel his wife have had the king's year, day, and waste thereof, for which they ought to answer to the king.



## MEMBRANE 1.

1318.

June 24.  
Woodstock.

To Robert de Sapy, escheator beyond Trent. Order not to intermeddle further with the hospital of St. Sepulchre near Hedon, and to restore the issues thereof to the master and brethren, which he took into the king's hands on the ground that it was of the king's foundation by reason of the earldom of Albemarle being in the king's hands, as it appears by inquisition made by him that it is not of the king's foundation nor of the foundation of any of his progenitors, by reason of the earldom aforesaid, but that it is of the foundation of William de la Twyer and his ancestors. [*Inq. post Mortem*, 11 Edward II., No. 66.]

To the treasurer and barons of the exchequer. Order to allow Henry de Wyllington, steward of Cornwall, 2,000 marks in his account at the exchequer, which sum he has paid by virtue of the king's order to pay that sum to Anthony Pessaing of Genoa or to Robert Usus Maris, his attorney in this behalf, because Anthony had undertaken to pay that sum to Amadeo, count of Savoy, as soon as the count did fealty to the king's envoys to the pope, the king having granted that sum to the count for the arrears of 200 marks yearly granted to him by the late king for his homage done to him for a certain castle of his in Savoy, on condition that he did fealty to the king's said envoys then about to go to the pope and that he came in person to do homage to the king. [*Federa*.]

July 3.  
Northampton. John son of Richard Beatricesone and Adam son of Richard Beatricesone, in the king's prison at Lancaster for the death of Richard le Warener of Latham, have letters to the sheriff of Lancaster to bail them until the next assize.

July 5.  
Northampton. To the justices of the Bench. Order to proceed in the suits before them against Alan Plukenet, notwithstanding that he obtained letters of protection for a term not yet expired, containing the clauses of immunity from pleas, by asserting in the king's court that he would set out for the marches of Scotland to stay there in the king's service, as he has not set out thither in the king's service; wherefore the king is unwilling that the protection, which he obtained by suppressing the truth, should benefit him.

June 28.  
Woodstock. To the treasurer and barons of the exchequer. Order to examine the rolls and memoranda of the exchequer concerning the unpaid balance of 87*l.* 7*s.* 2*d.*, for the arrears of the account of William du Chastel when he was sheriff of Warwick and Leicester, which is exacted by summons of the exchequer of William son of Gregory\* du Chastel, as of the heir of the said Gregory, son and heir of the aforesaid William, and to permit the said William son of Gregory to pay off the arrears at the rate of 40*s.* yearly, which terms the king has granted to him. By p.s. [4761.]

July 4.  
Northampton. To J. bishop of Winchester and W. bishop of Exeter, principal collectors of the tenth imposed upon the clergy by the pope for the king's use. Order to pay to Andrew de Hartcla, out of the second term of the payment of the said tenth in the riding (*Trithingo*) of Westrithyng, co. York, 586*l.* 8*s.* 6*d.*, which the king owes him for the wages of himself and other men at-arms keeping the marches of Carlisle when he was warden of those marches, and for recompence for certain of his horses who died in the king's service, in the eighth and ninth years of the reign, as appears by a bill under the seal of the king's clerk Richard de Feriby made in the name of W. archbishop of York, late keeper of the wardrobe. By K.

July 4.  
Northampton. To Henry le Scrop and his fellows, justices to hold the king's pleas. Order to release from prison John le Baillif of Norton, chaplain, taking from him a fine for what pertains to the king for the remainder of the term of his imprisonment and for his trespass, the said John having been indicted before John de Buteturte and John de Fresyngfeld, the king's late justices

\* Called 'George' in the privy seal.

1318.

*Membrane 1—cont.*

to enquire what malefactors broke the king's park of Anle, and chased in it, and took and carried away deer (*feras*) from the same, and to hear and determine the trespasses, of which trespass he was convicted before the said justices by an inquisition upon which he had put himself, and was thereupon delivered to prison at Norwich, wherein he has been detained for more than a year, the record and process of which matter the king lately caused to come before him.

July 6. To the sheriff of Worcester. Order to cause proclamation to be made  
Northampton. that a market will be held on Thursday in every week at the king's manor of Feckenham, where the king wills that a market shall be held on that day.  
By K.

July 6. To the abbot and convent of St. Mary's, York. Order to pay, out of the  
Northampton. money of the first term of the payment, in the diocese of York, of the tenth imposed upon the clergy by the pope for the king's use, to the king's yeoman John de Rithre, constable of the castle of Skipton-in-Cravene, 100*l.*, in part payment of 328*l.* (?) 3*s.* 4*d.*, which the king owes to him for the custody of the castle, as appears by bills of the wardrobe under the seal of Roger de Northburgh; notwithstanding any assignment of the above money previously made by the king to others.

July 6. To John de Bousser and his fellows, justices to take assizes and juries in  
Northampton. the county of Kent. Order to permit the abbot of Battle to have cognisance of all assizes and juries arraigned before them concerning lands and tenements within the liberty of the abbey, they having refused to allow him his liberty in this particular, as it was granted to the abbot and convent by charters of the king's progenitors that they should have their court for all things, and the royal dignity of treating of all matters touching their liberty, and of doing justice themselves, by reason whereof they assert that they have had heretofore cognisance of all pleas of the Crown and of other things touching them and their men, such liberty having been allowed to the abbot's predecessors before the justices of both Benches and in the eyres of justices, as appears by the record and process of William de Bereford and his fellows, justices of the Bench, and of Hervey de Staunton and his fellows, justices last in eyre in that county, which the king has caused to come before him in order to obtain fuller information.

By K. on the information of Bartholomew de Badesmere.

July 6. To Ralph de Monte Hermerii, keeper of the Forest this side Trent, or to  
Northampton. him who supplies his place in the forest of Feckenham. Order to deliver to Richard Squier, bailiff of the king's manor of Feckenham, four oaks fit for timber from that wood for the repair of the mill of that manor, and such underwood as is necessary for making sluices of the pond of the same and of the manor.

Mandate in pursuance to the said Richard.

1317.

*MEMBRANE 25d.*

July 9. Henry de Cantebr[ugge], tailor (*cissor*), Simon son of Ralph de  
Salby. Keylemersh and William de Wolde, armourer (*armurarius*), of London, acknowledge that they owe to John de Lungevill of Little Billyngg' 1,000 marks; to be levied, in default of payment, of their lands and chattels in the counties of Northampton, Cambridge, Essex, and in the city of London.

July 11. To the abbot and convent of Coggesale. Request that they will admit  
Leicester. into their house William de Bristoll, who long served the king in munition

1317.

*Membrane 25d—cont.*

of the town of Berwick-on-Tweed, and that they will grant him maintenance in their house for life by their letters patent. By K.

July 12.  
Leicester.

To Master John Walewayn, escheator this side Trent. Order not to distrain Peter de Clifford for homage for the lands that he holds in chief in Cumbe-in-Tynhide and Middelrocumbe, co. Devon, as the king has taken his homage.

July 13.  
Leicester.

To the prior and convent of Ledes. Request that they will admit into their house William de la Spyneye, who long served the king in munition of the town of Berwick-on-Tweed, and that they will grant to him maintenance for life by their letters patent.

Matthew de Brewosa, who served the king and his father, is sent to the abbot and convent of Messendone.

July 20.  
Nottingham.

• Arnold Sany is sent to the prior and convent of Ely to receive the same allowance as Richard le Taverner had, notwithstanding the king's order in favour of Grimbald de la Batude, in consideration of Arnald's good service to the king and to queen Isabella. By p.s.

July 28.  
Nottingham.

Gilbert le Potager, yeoman of the king's kitchen, is sent to the abbot and convent of Stretford-atte-Bowe in place of Richard de le Croizeneit, who was admitted into their house when sent by the late king, in consideration of Gilbert's good service to the king and his father. By p.s.

Henry le Leche, who served the king and his father, is sent to the prior and convent of Angleseye to receive the necessities of life. By K.

Nicholas de Moustiers, yeoman of queen Isabella, is sent to the abbot and convent of Mont St. Michel in Normandy to receive such maintenance therein as Richard de Geresey had in their house in his life. By p.s. [4331.]

William de Thunneyk, parson of Menstreworth church, acknowledges that he owes to William de Ayreynne, clerk, 60s.; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

*Cancelled on payment.*

July 19.  
Nottingham.

John 'in the Wylughes' of Thyngden acknowledges that he owes to Hugh le Despenser the elder 40 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Laurence de Aete acknowledges that he owes to Richard Damory, knight, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

*Cancelled on payment.*

Alina, late the wife of Edward Burnel, puts in her place Henry de Laverdon to sue for her dower in chancery of her husband's knights' fees and advowsons.

July 20.  
Nottingham.

Henry Sturmy acknowledges that he owes to Hugh le Despenser, the elder, 20l.; to be levied, in default of payment, of his lands and chattels in co. Wilts.

John son of Roger de la Wodehall acknowledges that he owes to Robert de Wodehous, clerk, 10l.; to be levied, in default of payment, of his lands and chattels in co. York.

*Cancelled on payment.*

July 15.  
Nottingham.

To the steward of the king's household, and to the keeper of his wardrobe. Order to inspect the transcript enclosed herewith of a certificate concerning

1317.

*Membrane 25d—cont.*

certain fees that the marshals of England and their ministers used to receive from the households of the king's progenitors, which certificate the treasurer and barons of the exchequer have sent to the king by his order, and to cause such fees to be paid to Thomas de Brotherton, earl of Norfolk and marshal of England, and to those whom he shall appoint to the office of the marshal-sea in his place.

June 3.  
Westminster.

To the treasurer and barons of the exchequer. Order to examine the rolls and other memoranda of the exchequer, and to certify the king under the exchequer seal of what they find therein relating to the fees of the marshals of England and of their ministers in the times of the king's progenitors, to wit what they were wont to receive in bread, wine, wax tapers (*cereolis*) and candles.

Enrolment of letter from the treasurer and barons of the exchequer to the king, certifying him that, having searched the rolls in execution of the preceding order, they find that the master marshal was wont to receive the same fee as Henry de la Pomeray, to wit 2s. a day if he eat outside the house, and a (small) simnel loaf (*siminellum sal'*), and a sextary of ordinary wine (*vini expens'*), and a wax taper and 24 candle-ends (*frustra candel'*); and if he eat within the house, 14d. and half a sextary of ordinary wine, and sufficient candle (*candelam plenarie*). They also find that the four marshals who serve the king's household (*famitie*), clerks, knights, and ministers, were wont to receive on the day when they executed the office of harbinger (*faciunt herbergeriam*) or remained without the court on the king's business, 8d. a day and a gallon of ordinary wine and 12 candle-ends, and if they remained within the court 3d. a day to their men and sufficient candle; and that if any of the marshals were sent on the king's affairs, [they were wont to receive] 8d. a day only, and that the marshals' servants, if sent on the king's affairs, [received] 3d. a day each; and if not sent, they eat in the king's house. [*Liber Rubeus Scaccarii*, fo. 30d.]

July 24.  
Nottingham.

Roger de Morteyn, knight, acknowledges that he owes to John de Ousthorp, clerk, 6*l.*; to be levied, in default of payment, of his lands and chattels in the county of Lincoln.

William Dyne of Flekeneye acknowledges that he owes to William Trussel 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Roger Petyt of Neubolt and Hugh his son acknowledge that they owe to Master John Clarel of Overton 28 marks; to be levied, in default of payment, of their lands and chattels in co. Leicester.

Thomas de Gay acknowledges that he owes to Richard de Cornubia, clerk, 40*l.*; to be levied, in default of payment, of his lands and chattels in cos. Oxford and Devon.

July 25.  
Nottingham.

John Pycot son of Michael Pycot and John son of Baldwin Pycot acknowledge that they owe to queen Isabella 73*l.* 9*s.* 5*d.*; to be levied, in default of payment, of their lands and chattels in cos. Lincoln and Bedford.

*Cancelled on payment.*

Thomas Campaign acknowledges that he owes to Peter son of Peter le Mareschal of Weld and John de London, 'barbour' 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

William de Nevill of Whelton acknowledges that he owes to John, bishop of Ely, 500*l.*; to be levied, in default of payment, of his lands and chattels in cos. Northampton and Leicester.

1317.

*Membrane 25d—cont.*

Hugh Madefray and John le Mareschal of Walebrok, citizens of London, acknowledge that they owe to Hugh le Despenser the younger 80*l.*; to be levied, in default of payment, of their lands and chattels in London.

Master William atte See, parson of the church of Torryng', and John de Mitford, parson of Rustinton church, diocese of Chichester, acknowledge that they owe to Master Henry de Clif 40 marks; to be levied, in default of payment, of their lands and chattels in co. Sussex.

*Cancelled on payment.*

Henry de Ernesfast acknowledges that he owes to Master William atte See 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

*Note of payment of 10 marks.*

July 28. Hugh de Dalby of Holewell acknowledges that he owes to Joan de  
Leicester. Dryby, lady of Tateshale, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

July 26. To John, duke of Brittany. Letter thanking him for exhibiting justice  
Nottingham. to Thomas Scot and the mariners of his ship concerning what happened to them in the duke's land, and informing him that the king will cause the merchants of the duke's power to be treated gently and reasonably, as he wishes his own merchants to be so treated in the duke's land. Concerning the outrages that he informs the king by his letters have been lately inflicted by some of the king's subjects to the duke's damage, the king informs him that he is greatly displeased with such outrages, and that he will cause speedy justice to be exhibited to the duke's men when they come to him to complain of such outrages. [*Fœdera.*]

July 30. Thomas son of Roger Kerden acknowledges that he owes to Robert de  
Nottingham. Clayton 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Lancaster.

*Cancelled on payment.*

William Blaket of Rykemereworth acknowledges that he owes to John Pecok the younger 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Aug. 1. Hugh Matfray, citizen of London, and John le Mareschal acknowledge  
Nottingham. that they owe to Hugh le Despenser the younger 100*l.*; to be levied, in default of payment, of their lands and chattels in London.

Simon le Mareschal of Aymunderby acknowledges that he owes to Robert de Evre 4 marks; to be levied, in default of payment, of his lands and chattels in co. York.

*MEMBRANE 24d.*

July 28. 'To J. duke of [Lower] Lorraine (*Lotrich*'), Brabant, and Limburg. Letter  
Nottingham. acknowledging receipt of his letters concerning the arrest of goods of his merchants within this realm, made by reason of the taking of wool and other goods of the merchants of this realm by Arnald de Stenebergh and Peter his brother, and concerning the adjustment of damages of this sort inflicted upon each other by the king's men and the duke's men. Before the king received his letters, the merchants of the duke's power whose goods were thus arrested and the king's merchants had agreed concerning the same, and a recognisance was thereupon made each to other in the king's chancery. As to the other contents of the duke's letters, the king is and will be prepared, so far as they pertain to him, to do and complete those things that may pertain

1317.

*Membrane 24d—cont.*

to the mutual communion, peace, and advantage of his and the duke's subjects in all things, as justice shall require. [*Fœdera.*]

Enrolment of deed by Alan de Roule to Adam de Yetham of his manor of Roule, with all appurtenances, etc. Witnesses: Donald (*Dovenaldus*), earl of Marr; Sir Thomas de Morham, Sir John de Weston, Sir Ivo de Aldeburgh, Sir John de Halton, knights; Thomas de Belshowe; Roger de Horsleye; Thomas de Renyngton. [*No date.*]

*Memorandum*, that Alan came into chancery at Nottingham, on 30 July, and acknowledged the above deed.

Enrolment of letters of the said Alan appointing Thomas de Renyngton, Roger de Byngfeld, and William de Swynborne his attorneys to deliver seisin of the above manor. Dated at Nottingham, on Saturday before St. Peter ad Vincula, 1317, 11 Edward II.

*Memorandum*, that Alan acknowledged this deed, as above.

July 30. To the abbot and convent of Evesham. Order to grant to Richard de Nottingham. Lee, the king's clerk, the pension that they are bound to grant to one of the king's clerks by reason of the new creation of the abbot.

Aug. 2. Walter de Gloucestre, knight, acknowledges that he owes to Henry de Nottingham. Brocworth 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Aug. 3. To Maurice de Berkele, justice of South Wales. Order to bring to the Nottingham. king under safe conduct Richard de Burgo, earl of Ulster, who is about to come from Ireland, and his train and all his things and equipments (*harnes*'), or to cause him to be brought to the king by another sufficient person.

By K.

The like to the said justice in favour of Thomas son of John de Hibernia.

Aug. 3. To the sheriff of Lincoln. Order to cause proclamation to be made in Nottingham. Boston fair, and in the cities, boroughs, market towns and other places in his bailiwick, that merchants wishing to go to Boston fair with their goods and wares may safely come to the present fair, and may expose for sale and sell their goods therein, as they were wont to do in times past, any previous proclamations or inhibitions notwithstanding, provided that when the present fair is ended, they shall not at another time expose for sale, buy, or sell any goods in the said fair before the day upon which it should begin, nor stay there with their goods beyond the proper time, under the pains contained in the king's late proclamation forbidding the holding of fairs upon days earlier than they ought to be held, or after the time when they ought to close, as the king understands that native and other alien merchants withdraw themselves and their goods from the present Boston fair because they are ignorant of the time when it ought to commence and end, on account of the king's proclamation forbidding merchants to expose goods for sale, or to buy or sell in fairs before or after the times when the fair ought to commence and end; the king wishing to avoid the damage that may accrue to himself and others by reason of the absence of the merchants from the said fair, he being now in the northern parts, where he proposes to stay for a long time, so that it will be necessary to provide divers goods at the said fair for his use, the magnates and others of the northern parts having been accustomed to make their provisions in the said fair.

By K.

To the bailiffs of John de Britannia, earl of Richmond, at Boston. Order to cause proclamation to be made in the present fair that merchants wishing to come thither with their goods may do so safely.

By K. and C.

1317.

Aug. 1.  
Nottingham.*Membrane 24d—cont.*

To W. archbishop of Canterbury. Order to cause to be brought to the exchequer by the morrow of the Assumption the remainder of the tenth for the first of the six years imposed by the late pope Clement V. in the council of Vienne, which sum pope John XXII. has lent to the king, and which the king ordered the archbishop to deliver at the exchequer at days now past, as the king now greatly needs money. He is to pay in the arrears notwithstanding any assignment thereof made to others by the king. The king has ordered the treasurer and barons of the exchequer to cause letters patents to be made in the archbishop's favour, under the seal of the exchequer, for the money that he shall deliver to them, by which letters the king will cause his letters patent to be made under his great seal.

By K. and C.

The like to the following :

R. bishop of London,  
J. bishop of Ely,  
J. bishop of Winchester,  
J. bishop of Bath and Wells,  
R. bishop of Salisbury,

} to pay the money on the above  
day.

W. bishop of Exeter,  
A. bishop of Hereford,  
J. bishop of Lincoln,  
W. bishop of Coventry and Lichfield,  
J. bishop of Norwich,  
J. bishop of Chichester,  
The bishop of Bangor,  
The bishop of St. Asaph,  
The bishop of Llandaff,  
The bishop of St. Davids,  
The keeper of the spiritualities of the  
bishopric of Worcester.  
The keeper of the spiritualities of the  
bishopric of Rochester.

} to pay the money on the morrow  
of the Nativity of St. Mary.

Aug. 4.  
Nottingham.

To Roger de Mortuo Mari of Wygemor, keeper of Ireland, and supplying the king's place therein. Order to cause Master Walter de Istlep, treasurer of Ireland, to come to the exchequer of England to render accounts and reasons for the time that he has been treasurer, and to appoint by letters under the king's seal of Ireland the king's clerk Nicholas de Balcote to supply in the meantime the place of the treasurer of Ireland.

By K.

Mandate in pursuance to the said Walter.

Aug. 6.  
Nottingham.

To Roger de Mortuo Mari, keeper of the land of Ireland. Order to take counsel with the king's council of those parts, and to summon Adam, bishop of Ferns to appear before him at a day to be fixed by him, and to examine him concerning his adhesion to the Scotch rebels, the king being given to understand that he adhered to Edward de Brus and afterwards to Robert de Brus, his brother, and to their accomplices when they came to Ireland, contrary to his allegiance and oath of fealty, counselling them and communicating with them, and aiding them with victuals and other necessities, and sending armour and men-at-arms to them [by] his brother, by whom they were informed of the state of those parts. If he find the bishop guilty of these practices or notoriously suspected thereof, he is ordered to do further in the matter what shall seem good to him by the king's council. He is ordered to certify the king of his proceedings, together with the counsel and advice of himself and of the king's council of those parts, so that the king may cause to be done herein what shall seem good to him by his council.

By K. and C.

[*Fœdera.*]

1317.

*Membrane 24d—cont.*

John son of Walter de Buldewas acknowledges that he owes to William de Thorntoft, clerk, 6 marks; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Aug. 4.  
Nottingham.

To the warden of the Friars Minors at Lincoln, or to him who supplies his place. Order to cause certain writings, charters, covenants, fines, and other muniments touching the inheritance of John son and heir of Robert le Chamberleyn, tenant in chief, a minor in the king's wardship, to be surveyed in the presence of Henry de Baiocis, kinsman of the said heir, and of William de Ayremynne, to whom the king has committed the lands, or of William's deputy in this behalf, and to be delivered to Henry by indenture, to be kept by him for the use of the heir as shall seem best to Henry and William for his security, as the king understands that these muniments came to the hands of brother Adam de Lucheford, a brother of that house, by delivery from Philip de Lyndeseye, who held for life certain lands of the aforesaid inheritance, the king wishing to provide for the heir's security because he is a minor, and because Philip adhered to the Scotch rebels.

*MEMBRANE 23d.*

July 28.  
Nottingham.

To Thomas de Brotherton, earl of Norfolk and marshal of England. Order proroguing until the morrow of the Exaltation of the Holy Cross the day when he is summoned to join the king with his military service at Newcastle-on-Tyne, which the king recently prorogued until the morrow of St. Laurence next, having previously summoned him for the quinzaine of the Nativity of St. John the Baptist. By K.

[*Parl. Writs.*]

The like to eight earls and one hundred and twenty-five others. [*Ibid.*]

The like to seventeen bishops and elects, and to forty-three abbots, abbesses, and the prior of St. John's Hospital. [*Ibid.*]

July 28.  
Nottingham.

To the sheriff of York. Order to cause the above prorogation to be proclaimed. By K.

[*Ibid.*]

The like to all the sheriffs of England. [*Ibid.*]

July 28.  
Nottingham.

To Ralph de Bulmere and Robert de Colevill. Order to cause to be elected without delay the 2,000 footmen that the king lately appointed them by letters patent to elect in the North Riding of the county of York, if they have not yet been elected, ordering the aforesaid Robert to bring them to Newcastle-on-Tyne, so that they be there by the morrow of the Exaltation of the Holy Cross, ready and suitably armed to set out against the Scots, the king having prorogued until this date the time by which they were previously ordered to have the men at Newcastle. The king will shortly send some one to pay their wages to the men from the day when they leave the Riding until their arrival at Newcastle, to which person the said Ralph and Robert are ordered to give credence in what he shall tell them on the king's behalf. By K.

[*Parl. Writs.*]

The like to commissioners in other counties. [*Ibid.*]

July 28.  
Nottingham.

To Humphrey de Bohun, earl of Hereford and Essex. Request that he will cause to be elected without delay the 200 footmen that the king lately requested him by his letters patent to elect from his lands of Breghenok, Penkeuthyn, and Cantredselyf, in Wales, in aid of the Scotch war, and to have them at Newcastle-on-Tyne on the morrow of the Exaltation of the Holy Cross, the king having prorogued until then the day previously



1317.

*Membrane 23d—cont.*

appointed for them to be at Newcastle. The king will shortly cause an ordinance to be made for leading the men from the parts aforesaid and for the payment of their wages until they come to him, and he will acquaint the earl with his will in this matter.

By K.

[*Parl. Writs.*]

The like to the following:

Maurice de Berkeley, justice of West Wales, for 1,000 footmen from West Wales.

John Giffard for 100 footmen from the lands of Iskynnyn, and 100 from the lands of Cantredb[o]ggh[an].

William la Zusche for 200 footmen in his lands of Eyvayl, Uchimenyth and Ismenyth.

William de Brewosa for 100 footmen in his lands of Gouer.

Henry de Lanc[astria] for 100 footmen in his lands of Kedewelby(*sic*) and Kadewalthan.

John de Cherleton for 200 footmen in his lands of Bluet (*sic*), and 300 in his lands of Powys.

John de Hasting' for 200 footmen in his lands in Went.

John de Grey for 200 footmen in his lands of Driffencleyth (*sic*).

The keeper of the forest of Dene, or to him who supplies his place, for 200 footmen.

John de Warena, earl of Surrey, for 200 footmen in his lands of Bromfeld and Yale.

Roger de Mortuo Mari of Chirk, for 100 footmen in his lands of Blenleveney and Talgarth, and 200 in his lands of Landedu.

Edmund, earl of Arundel, for 200 footmen in his lands of Blanmouster and Clune.

Margaret de Mortymar for 100 footmen in her lands of Kery and Warthrenon.

Roger Damory for 50 footmen in his lands of Dewyas (*sic*).

John de Crumbwell for 50 footmen in his lands of Hope.

Morgan ap Mereduk, Stephen de la More, and John le Noreys, for 1,000 footmen in the parts of Glaumorgan.

The justice of Chester, or to him who supplies his place, for 500 footmen in his bailiwick. [*Ibid.*]

*MEMBRANE 22d.*

Edward de Sancto Johanne and Eva his wife, late the wife of William Paynel, tenant in chief, put in their place Thomas Pedefor and Thomas de Hyndedale to seek and receive in chancery her dower of her late husband's lands, knights' fees, and advowsons.

Aug. 4.  
Nottingham.

To R. count of Flanders. At the request of Aymer de Valencia, earl of Pembroke, suggesting that, whereas a ship of his called '*Coga de Valencia*' was laden at Bordeaux with wines and other things of his, in order to bring them to this realm, certain malefactors took the ship by force and arms at Les Dounes, near the port of Sandwich, and carried her and her cargo of wines, wheat, armour, and other goods of the earl's to a great value whither they would, the king appointed certain of his subjects to make enquiry concerning this matter; by whose inquisition it appears that on the day of St. Peter ad Vincula, in the 10th year of the king's reign, certain malefactors of the count's power came with three ships prepared for war, and took by force at Les Dunes the earl's ship with all her gear, price 133*l.* 6*s.* 8*d.*, together with six rolls (*rollis*) of cloth for ships' sails, price of each roll 40*s.*, a barrel full of helmets, haubergeons (*haubergon*'), and other armour, price 60*l.*, 110 ells

1317.

*Membrane 22d—cont.*

of cloth of Brittany, price 110*s.*, 26 tuns and 4 pipes of wine, 40 quarters of wheat, the property of the said earl, and carried the ships and goods aforesaid to the count's land, and sold each tun of wine for 10 marks, and each quarter of wheat for 50*s.* within the count's power: wherefore the king requests the count to cause speedy justice to be done to the earl, so that it may not behove the king to provide him with another remedy. He is to write back by the bearer an account of his proceedings herein.

Aug. 10.  
Somerton.

To Robert de Kendale, constable of Dover castle and warden of the Cinque Ports. Order to permit the abbot of Cokersand, of the Præmonstratensian order (*dioc'*), to pass the sea at Dover with 20 marks for the expenses of himself and his train, in order to attend his chapter-general at Prémontré, provided that he carry no *apportum* nor attempt anything contrary to the form of the ordinance made in this behalf.

The like in favour of the following:

The abbot of Hales, with 20 marks.

The abbot of Coverham, with 10*l.*

Aug. 21.  
Lincoln.

To the mayor, aldermen, and sheriffs of London. Order not to amove from office Roger le Barbere, Adam de Heselingfeld, Roger atte Water, and John Squyrell, serjeants of the city, during their absence whilst engaged in conducting to the north the cardinals who have come to this realm, the king having lately ordered them to make conduct for the cardinals, in whose company they are now staying and will stay for some time.

Robert son of William Constable of Flaymburgh acknowledges that he owes to William son of Nicholas de Seleby of York and Roger his brother 85 marks; to be levied, in default of payment, of his lands and chattels in co. York.—The chancellor received the acknowledgment.

John de Alta Ripa of Fulsuton acknowledges that he owes to John de Ellerker 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.—The chancellor received the acknowledgment.

*Cancelled on payment.*

Aug. 21.  
Lincoln.

John le Squiller, the king's serjeant, is sent to the abbot and convent of St. Albans, in consideration of his good service to the king and his father, to receive such maintenance in their house as John de Wauncy, deceased, had therein.

By p.s. [4377.]

William de Frith is sent to the abbot and convent of Barlynges to receive maintenance in their house for life, in consideration of his good service to the king.

By p.s.

Aug. 29.  
Lincoln.

William de Benetfeld, who served the king and his father, is sent to the abbot and convent of Messyngden to receive such maintenance in their house for life as John atte Lane, deceased, had therein.

By p.s. [4394.]

William Dautre, who served the king and his father, is sent to the prior and convent of Bolyngton.

By K. because on another occasion by p.s.

Hugh de Badburgham, who served the king and his father, is sent to the master and brethren of St. John's House, Cantebrigge.

By K.

Robert de Crolond, who served the king and his father, is sent to the abbot and convent of Burton-on-Trent.

By K.

Dec. 30.  
Windsor.

Adam Alman is sent to the prior and convent of Bolton-in-Craven, in consideration of his good service to the king, to receive such maintenance in their house as John le Keu, deceased, lately received therein.

By p.s.

Aug. 27.  
Lincoln.

Robert son of Thomas de Pontefracto of Wylethorp acknowledges that he owes to Roger son of Nicholas de Seleby of York 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.—The chancellor received the acknowledgment.

1317.

*Membrane 22d—cont.*

Adam de Swynlyngton acknowledges that he owes to Richard Daumper of North Kelsay 80 marks; to be levied, in default of payment, of his lands and chattels in co. York.

*Cancelled on payment.*

Constance, late the wife of William Martel, tenant in chief, puts in her place Thomas de Haverhill and John atte Welle to seek and receive her dower in chancery.

Enrolment of deed of Roger de Somervill, attorney in this behalf of Ralph de Crumbwell, knight, acknowledging receipt from Gilbert de Aton and John de Torney of 40*l.*, in part payment of a sum of money acknowledged in chancery by them in the 10th year of the king's reign. Dated at York, on Monday the Decollation of St. John the Baptist, 11 Edward II.

*Memorandum*, that Roger came into chancery at York, on the aforesaid day, and acknowledged the above deed.—The chancellor received the acknowledgment.

Hervey son of William Carp' of Ellerker puts in his place George de Shupton and John de Ellerker to sue in chancery the execution of a recognisance made to Hervey therein by Emma, daughter of William de Neuton, for 100*l.*

Aug. 30.  
Lincoln.

Walter son of Ralph de Touthorp near York acknowledges that he owes to Richard de Huntingdon, merchant of York, 40 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Aug. 21.  
Lincoln.

To Philip, king of France. Whereas John Godwyne of Brugewauter, merchant, sent a ship of his by certain of his servants to Bordeaux in order to carry wines to this realm, and certain merchants of Rouen, then at Bordeaux, engaged the ship from his servants to carry wine and other goods to Rouen, and caused her to be taken [thence] with the wines and goods aforesaid, the duke of Brittany, asserting that he had power, by order of the king of France, to arrest all ships of this realm coming to the realm of the king of France on account of certain trespasses committed, it is said, upon men of the duchy of Brittany by subjects of the king, has caused the said ship and certain wines of John's found in her, to the value of 100*l.* sterling, and certain of John's servants in the same to be arrested at Rouen, although John and his men were guiltless of the aforesaid trespass, as John alleges that he is ready to prove before the king of France; for which John has prayed the king to provide him with a remedy: wherefore the king requests the king of France to order due and speedy justice to be done to John in this behalf concerning the arrest of his goods and servants. The king is, and will be, prepared to do justice to all persons of the realm of the king of France complaining before him of wrongs inflicted upon them by the king's subjects. He is requested to write back by the bearer an account of his proceedings in this matter.

By p.s. [4378, 4379.]

[*Fœdera.*]

To William de Harecourt, lord of Elbeuf (*Uleboef*). Robert Batyn of Exeter, merchant, has shewn to the king that whereas Walter le Cotiller of Exeter lately bought five barrels of woad (*gaide*), price 140 good pounds of Tours, at the said town of Elbeuf, and left them in that town until he could conveniently carry them to this realm, returning home meanwhile, and he died at Exeter before he had caused the woad to be brought to this realm, and bequeathed the woad in his will to the aforesaid Robert, who had married his daughter, the said William's bailiff of Elbeuf seized the woad there and applied it to William's uses, refusing to make any satisfaction to the aforesaid Robert, as was found, it is said, by an inquisition taken by William's order by his bailiff: wherefore the king requests William to hear

1317.

*Membrane 22d—cont.*

Robert's reasons, and to do him justice, as he would wish the king to do to his merchants in like case, and that he will inform the king by his letters of his proceedings herein.

Sept. 1.  
Lincoln.

William de Quixlay of York acknowledges that he owes to Thomas son of Clement de Pontefract 40 marks; to be levied, in default of payment, of his lands and chattels in co. York.—The chancellor received the acknowledgment.

Sept. 4.  
York.

William de Ros of Ingmanthorp acknowledges that he owes to Anketin Salvayn 60*l.*; to be levied, in default of payment, of his lands and chattels in co. York.—The chancellor received the acknowledgment.

The said William acknowledges that he owes to Bertin Bacun 10*l.*; to be levied, in default of payment, of his lands and chattels in co. York.—The chancellor received the acknowledgment.

Master Jordan de Macclesfeld puts in his place Nicholas de Staunford and John de Evesham to prosecute and defend his right in an inquisition before Hugh Daudele, justice of Chester, to be returned into chancery, concerning certain tenements in Worthinbury, and to challenge the said inquisition, etc.

To the dean and chapter of the king's free chapel of St. Martin-le-Grand, London. Prohibition of their paying the procurations or other exactions that the king understands they intend paying to the collectors of the procurations of the cardinal-priest of SS. Marcellinus and Peter and the cardinal-deacon of St. Mary's in Via Lata, the aforesaid chapel being, like the other chapels of the king, exempt from ordinary jurisdiction and from all exactions, contributions, and procurations.

Aug. 28.  
Lincoln.

To the collectors of the procurations of Gauselin, cardinal-priest of SS. Marcellinus and Peter, and of Luke, cardinal-deacon of St. Mary's in Via Lata. Prohibition of their exacting procurations or other exactions from the dean and chapter of the above chapel.

The like to them for the king's free chapel of Stafford.

Sept. 11.  
York.

Hugh de Seleby of York acknowledges that he owes to Robert de Bardelby, clerk, 5 marks; to be levied, in default of payment, of his lands and chattels in co. York.—The chancellor received the acknowledgment.

Sept. 12.  
York.

To Hamo de Felton, parson of Luchham church. Order to cause the son of Gilbert de Middleton, in his custody, it is said, to be kept safely until further orders, under pain of forfeiture.

By K.

Sept. 2.  
Barton-on-Humber.

To the collectors of the procurations of Gauselin, cardinal-priest of SS. Marcellinus and Peter, and of Luke, cardinal-deacon of St. Mary's in Via Lata, papal nuncios. Order to supersede, until ordinance be made concerning this matter by the king and his council, the exaction made by them upon Master James de Cobbeham and Henry, his brother, keepers of the temporalities of the bishopric of Worcester, for procurations, as the king has not been wont to pay procurations or other exactions from the temporalities of bishoprics or other places of religious men in his hands.

*MEMBRANE 21d.*

Sept. 12.  
York.

To J. duke of Brittany, or to him who supplies his place. Whereas at the complaint of Henry de Oreford, burgess of Ipswich, that certain malefactors and robbers of Le Conquet (*Conqueto*) and elsewhere in the duke's power, took his ship called '*La Lyon de Herwiz*,' price 200*l.* sterling, laden with divers goods to the value of 200*l.* more, in the Island of Keneveys, and carried her away, and imprisoned the captain (*rectorem*) and the sailors of

1317.

*Membrane 21d—cont.*

the ship, the late king wrote to John, then duke of Brittany, grandfather of the present duke, requesting him to cause justice to be done to Henry, and to release the master and mariners; whereupon the duke released the sailors, but failed to do justice to Henry; wherefore the king gave orders at different times to Guy Ferre and John de Hastings, his late seneschals of Gascony, that, if they found the aforesaid malefactors or their goods within the duchy of Aquitaine, they should call before them those who ought to be called and should do justice to Henry according to the custom of those parts; and John de Hastings afterwards, upon the failure of Arthur, late duke of Brittany, father of the present duke, to do justice to Henry, which he was frequently requested to do by the aforesaid seneschals, caused certain goods of men and merchants of the power of duke Arthur to be arrested within the aforesaid duchy, the usual process in such cases having been observed; and the said goods were afterwards released by John, bishop of Norwich, and John de Britannia, earl of Richmond, and certain others sent to the duchy by the king, whereby the execution of the aforesaid arrest and Henry's suit for damages have been much delayed without reasonable cause; the king at length, at the petition of Henry exhibited before him and his council, ordered Gilbert Pecche, now seneschal of Gascony, to cause justice to be done to Henry without further delay; and the seneschal has signified to the king by his letters that he has carefully examined the letters and processes and proofs touching this matter, and that it appeared clearly to him that the damages were inflicted upon Henry by men of Britanny, and that the present duke of Brittany had been frequently requested by his predecessors to cause the damages to be made good to Henry, and that the duke had not done so, and that his men had beaten and grievously (*letaliter*) wounded Henry whilst prosecuting this matter in Brittany; on account whereof the seneschal, having called a council of skilful persons, granted and decreed that a letter of marque (*marcham*) sought by Henry should be made against the men of Brittany and their goods until Henry should be satisfied for 1,860*l.* sterling, at which sum the principal damage of Henry and the ensuing damages were taxed by the seneschal, according to the proofs made concerning the same; and because the seneschal has written to the king that he had suspended the execution of the letter of marque for a time at the request of the duke's proctor, and that the duke and his proctor endeavour to annul Henry's process and to hinder his recovering his goods and damages by wilful and undue processes in the court of France and elsewhere, the king, although he might continue the letter of marque without further process, requests the duke to cause satisfaction to be made to Henry without further delay. The king greatly desires that Henry should be satisfied in a friendly manner rather than that his damages should be levied from non-consenting parties (*ah incitis*), as is usual in such cases. The duke is requested to certify the king of his proceedings herein before St. Andrew's next by his letters and by the bearer of the presents.

Sept. 13.  
York.

To R. count of Flanders. The king, whilst staying in the northern parts of his realm, heard with regret that dissensions have arisen between the barons and men of the Cinque Ports and the count's men, and he has sent W. archbishop of Canterbury and John, bishop of Ely, his treasurer, to the barons and men of the Cinque Ports to prohibit their grieving or damaging the count's subjects under pain of forfeiture; wherefore he requests the count to issue a similar prohibition to his subjects; and he further requests him to send certain of his subjects to this realm with full power to treat concerning the damages suffered by both sides and to reform lasting peace, as the king proposes shortly to appoint certain of his subjects to enquire concerning the aforesaid damages, and to do full and speedy justice to the sufferers. Concerning the cloth, wines, and other goods whereof the

1317.

*Membrane 21d—cont.*

count's men were despoiled by the king's men at Crasdun' and La Rye, as contained in the count's letters exhibited to the king by Master John Boerlike, clerk of the town of Ypres, the king will cause restitution or satisfaction to be made for the same, so far as the damages are clearly proved by the process had in this matter or by a new process if necessary. As the king learns that his enemies the Scots are endeavouring to make confederacies with the count's subjects, and to draw men, armour, and victuals from the count's lands in order to strengthen themselves against the king and his faithful subjects, he requests the count, as he did at another time, to consider the love and concord that have existed between him and the king's progenitors, which the king desires may be observed inviolably, and to enjoin his subjects, under grievous forfeiture, not to aid or comfort the king's said enemies with victuals, armour, or other necessities, or to communicate with them in any way. The count is desired to write back by the bearer hereof an account of his proceedings in this matter. [*Fœdera.*]

Sept. 20.  
York.

To the sheriff of York. Order to cause proclamation to be made and cause it to be intimated to all and singular that the king, with the *proceres* and *magnates* of the realm and others of his council, will cause punishment to be inflicted upon the malefactors who lately committed robberies and outrages upon G. cardinal-priest of SS. Marcellinus and Peter, and L. cardinal-deacon of St. Mary's in Via Lata, and upon others in their train, at Ache, within the liberty of the bishopric of Durham, on account of which outrages many persons of the sheriff's county are, as the king learns, much disturbed and terrified, and that the king will cause any excess that may have been committed by his ministers or others of his household by the taking of their goods or otherwise to be corrected and amended; so that his people may be defended from wrong and oppression. [*Fœdera; Parl. Writs.*]

The like to all the sheriffs of England. [*Ibid.*]

Sept. 12.  
York.

To J. bishop of Lincoln. Request that he will have consideration of the estate of the monastery of Bardeneye, which is, as he knows, in a poor condition and is much in debt, and that he will remit his anger against Robert de Wayuflet, abbot of the same, and that he will receive his cession if he thinks it good for the abbey, and that he will provide him with fitting maintenance for life from the manors, churches, or other rents of the abbey, having regard to his age and decrepitude, as Robert, considering the expenses that have arisen out of the disputes between him and the bishop concerning divers articles touching the abbey, and wishing to avoid such expense by the king's council at the instance of his friends (*inimicorum*), proposes to renounce the rule of the abbey if he cannot otherwise procure the bishop's favour, for which purpose he is coming to the bishop. By p.s.

Sept. 16.  
York.

To Henry Spigurnel and his fellows, justices to take assizes in co. Warwick. Order to continue until their first session after Martinmas next all assizes of novel disseisin touching John de Langeleye, who is about to set out for Scotland in the king's service in the company of Hugh le Despenser, the king having summoned all his military service to be at Newcastle-on-Tyne on the morrow of the Exaltation of the Holy Cross last to repulse the invasion of the Scots. By K. and C. [*Parl. Writs.*]

John Moryn of Brumpton puts in his place Thomas de Evesham, clerk, and William de Merston to seek and receive in chancery 16 marks due to him from Nicholas de Huntercumbe by recognisance in chancery.

Sept. 24.  
York.

Thomas de Whiten of Useflete came before the king, on Saturday after St. Matthew, and sought to replevy his land in Useflete, taken into the

1317.

*Membrane 21d—cont.*

king's hands for his default before the justices of the Bench against John son of William de Useflete. This is signified to the justices.

William de Thormodby in Cliveland acknowledges that he owes to William son of Richard de Wyrksale 15*l.*; to be levied, in default of payment, of his lands and chattels in co. York.—The chancellor received the payment.

William de Ros of Hamelak acknowledges that he owes to John de Heselarton, Alan de Waybredd, James de Houton, and William de Brakenholm, executors of the will of William de Ros of Hamelak, 1,000 marks; to be levied, in default of payment, of his lands and chattels in co. York.—The chancellor received the acknowledgment.

Sept. 28.  
York.

Robert Oliver of London acknowledges that he owes to John de Penreth, knight, 40 marks; to be levied, in default of payment, of his lands and chattels in cos. Essex, Sussex, and Middlesex.—The chancellor received the acknowledgment.

*Cancelled on payment.*

John Sturmy acknowledges that he owes to John de Heselarton, knight, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.—The chancellor received the acknowledgment.

John de Stokkeld acknowledges that he owes to Hugh de Burgo, clerk, 20*s.*; to be levied, in default of payment, of his lands and chattels in co. York.—The chancellor received the acknowledgment.

Richard son of John de Okelshagh acknowledges that he owes to Henry de Asphull 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Lancaster.—Master Henry de Clif received the acknowledgment.

Sept. 24.  
York.

To the sheriff of Northampton. Order to supersede until further orders the king's late order to take and imprison Nicholas de Segrave. By K.  
The like to the sheriffs of Nottingham, Derby, Warwick, and Leicester.

To Master John Walewayn, escheator beyond Trent. Order to supersede until further orders the king's late orders to take into his hands the lands of Nicholas de Segrave, restoring to Nicholas any issues that he may have received therefrom. By K.

Enrolment of deed of John de Warennæ, earl of Surrey and Sussex, rendering, granting, and releasing to the king the towns of Staunford and Grantham, with the soke and members, which the earl holds for life by demise from the king. Witnesses: John, bishop of Winchester, John, bishop of Ely, Richard, bishop of London; Aymer de Valencia, earl of Pembroke, Humphrey de Bohun, earl of Hereford and Essex; Hugh le Despenser the elder; Bartholomew de Badelesmere; John de Crombwell. Dated at Kenyngton near Lamheth, 25 October, 11 Edward II.

*MEMBRANE 20d.*

Enrolment of surrender and release by William de Ros of Hamelak to the king of the castle of Werk-on-Tweed, with all its appurtenances, knights' fees, serjeanties, etc., except the advowson of the cells pertaining to the priory of Kirkeham and the hospital of Boulton; in exchange for 400 marks of land and rent yearly, to be assigned in fee by the king in suitable places between the Thames and the Tees (*Taysie*) before Midsummer next, as contained in certain indentures between the king and him. Witnesses:

1317.

*Membrane 20d—cont.*

J. bishop of Winchester, the chancellor; Aymer de Valencia, earl of Pembroke; Humphrey de Bohun, earl of Hereford and Essex; Hugh le Despenser the elder, Bartholomew de Badlesmere, and John de Moubray, barons. Dated at York, 25 September, 11 Edward II.

Sept. 30.  
York.

The abbot of Grymmesby acknowledges, for himself and convent, that he owes to Doffus de Bard[is], Roger Ardingelli, and Dinus Focetti and their fellows, merchants of the society of the Bardi of Florence, 200 marks; to be levied, in default of payment, of their lands and chattels in co. York and Lincoln.—The chancellor received the acknowledgment.

William de Hillum, clerk, has letters to the archbishop of Dublin to receive the pension due to one of the king's clerks by reason of the new creation of the archbishop.  
By K.

Sept. 20.  
York.

To the treasurer and barons of the exchequer. Order to respite until the quinzaine of Easter the rendering of Robert Hastang's account for the time when he was keeper of the town of Kyngeston-on-Hull, and to supersede the levying of any issues on this account, the king having granted such respite to Robert, who is staying with the king in his service by his order.  
By K.

Sept. 10.  
York.

To P. archbishop of Mainz, arch-chancellor of the Empire in Germany. John, the bearer of the presents, has come to the king with the archbishop's letters of credence, and has explained certain matters to the king on the archbishop's behalf in private, which the king listened to and considered; as the archbishop has explained the order of the matter by letters to Walter, archbishop of Canterbury, the king has indicated to the said Walter his will in this matter, to be explained to the archbishop by letters or by envoys; wherefore the king requests him to give credence to what Walter shall intimate to him by letters or envoys. [*Fadera.*]

Oct. 6.  
Sutton-on-Trent.

To the sheriff of Northampton. Order to cause proclamation to be made forbidding any one tourneying, exercising deeds of arms, etc., anywhere within the realm except for the expedition of the Scotch war, and to arrest all persons doing so, and to arrest and sell their horses and armour, goods and chattels, sending the money thence received to the king's wardrobe without delay.  
By p.s. [4441.]

[*Fadera.*]

The like to all the sheriffs of England. [*Ibid.*]

Enrolment of release by Clement de Cokham to Hervey le Clerk of Terlyng' and John his son of his right in 20 acres of land in Terling', concerning which he impleaded Hervey before the justices of the Bench by writ of entry. Witnesses: John de Terlyng', Thomas Dureward, Peter de Ridelegh, Richard de Roucestre, Robert Fancilloun, Ralph Ponte, John de Catfeld, Walter Rade, Robert de Hales, William Thebaud, Walter de Salinges, Richard de Bernham. Dated at Westminster, Saturday after the Translation of St. Edward the Confessor, 11 Edward II.

*Memorandum*, that Clement came into chancery in St. Mary's church, Suthwerk, on the said day, and acknowledged the above deed.

Oct. 17.  
Westminster.

Reginald Perot of Herlingdon acknowledges that he owes to William Inge 100 marks; to be levied, in default of payment, of his lands and chattels in co. Bedford.

Richard de Ware, clerk, and John Shirlok of Ware acknowledge that they owe to Thomas de Melhale 40s.; to be levied, in default of payment, of their lauds and chattels in co. Hertford.

*Cancelled on payment.*



1317.

*Membrane 20d—cont.*

John de Monte Caniso acknowledges that he owes to Simon de Swanlond 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

*Cancelled on payment.*

Geituchius Honest' acknowledges that he owes to Gilbert Bouroncyn 170*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.—The chancellor received the acknowledgment.

Oct. 20. Roger Leger acknowledges that he owes to William de Odyham 100*l.*;  
Westminster. to be levied, in default of payment, of his lands and chattels in co. Somerset.  
—The chancellor received the recognisance.

Oct. 18. To the sheriff of Kent. Order to cause proclamation to be made for-  
Westminster. bidding any one doing damage or wrong to the men of the power of Robert, count of Flanders, and that all persons of his power may come in safety to this realm with their merchandise, and exercise trade there, and return at their will; the count having made like proclamation in favour of the king's men, and having prayed the king to make like proclamation, and to appoint some of his subjects to treat with the count's envoys for the settlement of disputes between their men.

By K. and C.

[*Fædera.*]The like to all the sheriffs of England. [*Ibid.*]

Oct. 22. John son of Gilbert de Houby acknowledges that he owes to the prior of  
Westminster. the hospital of St. John of Jerusalem 200 marks; to be levied, in default of payment, of his lands and chattels in cos. Leicester and Northants.

John Albon, fripperer (*feliparius*) of London, acknowledges that he owes to Richard de Rothyng', fripperer of London, 20*l.*; to be levied, in default of payment, of his lands and chattels in London.

Oct. 20. To W. count of Hainault, Holland, and Zeeland, and lord of Friesland.  
Westminster. Letter acknowledging receipt of his letters stating that certain mariners of the Cinque Ports entered at sea in hostile manner a ship of the count's town of Dordrecht (*Burdrecht*), laden with boards from Denmark (*bordis de Dacia*), tartar (*cineribus*), and other goods to the value of 100*l.* sterling, about the feast of St. Bartholomew last, during the time of the [safe] conduct granted by the king to merchants and others of the count's power, and slew five of the burgesses of the said town, and carried away the ship and cargo with them, for which the count has besought the king to cause restitution to be made to his merchants. The king informs him that he is greatly displeased with these outrages, and that he is and will be prepared to do justice to any of the count's subjects prosecuting this matter in his court.

Oct. 26. John le Keu, who long served the king, is sent to the prior and convent of Norwich to receive for life the same maintenance in their house as Richard 'of the Bedde.'  
Westminster.

By K.

Enrolment of release by Geoffrey son of Richard le Rous of Coupole to Nicholas Rodlond and Petronilla his wife of his right in a messuage, 240 acres of land, 6 acres of meadow, 12 acres of pasture, 8 acres of wood, and 19*s.* of rent in Coupole. Witnesses: William Launcelyn; William Blundel; Ralph Gernet; Richard de Mershton; John Baudewyn. Dated at London, Thursday the eve of SS. Simon and Jude, 11 Edward II.

*Memorandum*, that Geoffrey came into chancery at Westminster, on the said day, and acknowledged the above deed.

Oct. 28. Ralph de Drayton, parson of the church of Luffewyk, diocese of Lincoln,  
Westminster. acknowledges that he owes to Thomas de Geyrgrave, clerk, 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Northants.

*MEMBRANE 19d.*

1317.

Oct. 28. John de Stonore acknowledges that he owes to Robert de Harewedon, Westminster. clerk, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Oct. 20. Henry le Stedeman, who served the king and his father, is sent to the Westminster. prior and convent of St. Botolph's Colchester to receive maintenance in food and clothing.

William de Rykethorn, who served the king and his father, is sent to the abbot and convent of Thornton in place of Master Martin le Keu, deceased who had his maintenance in their house at the late king's request, to receive the same maintenance for life as Martin received.

Richard de Marleberg, who served the king and his father, is sent to the abbot and convent of Wilhagh near Grymesby to receive the same allowance as Roger Waggestaft, etc., had in their house. By K.

The said Richard was afterwards sent to the prior and convent of Bradenestok.

Nov. 2. John son of John Donheved acknowledges that he owes to John Pecche Westminster. 1,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.—The chancellor received the acknowledgment.

John de Pabenharn, knight, and John son of Alienandus de Acre of Norfolk acknowledge that they owe to Reginald de Undele of London 10*l.*; to be levied, in default of payment, of their lands and chattels in cos. Norfolk and Buckingham.—The chancellor received the acknowledgment.

The abbot of Bruerne (*Bruera*) acknowledges, for himself and his convent, that he owes to Master John Walewayn 40*l.*; to be levied, in default of payment, of their lands and chattels in co. Oxford.

*Cancelled on payment.*

Baldwin Wasprey of Bergham acknowledges that he owes to Master Thomas de Laugetoft 26 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Nov. 3. The abbot of Stanleye St. Mary's in Wiltshire acknowledges that he Westminster. owes to William de Munt of Heghtredebury 135*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

*Cancelled on payment.*

Nov. 3. Thomas de Wake, son and heir of John de Wake, acknowledges that he Westminster. owes to Thomas de Multon of Egremound 1,000 marks; to be levied, in default of payment, of his lands and chattels in cos. York and Lincoln.

*Cancelled on payment.*

John de Darcy, son of Roger de Darcy, knight, acknowledges that he owes to John de Fontibus and Adam de Baiocis 80 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

*Cancelled on payment.*

John de Stonore acknowledges that he owes to Henry de Malynes 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Oct. 28. To Master Rigaud de Asserio, canon of Orleans, papal envoy in England, Westminster. and to his commissaries. Order prohibiting his drawing in plea before him Margaret, late the wife of Robert de Wylughby, Master Philip de Wylughby, Roger de Malberthorp, and Thomas de Wylughby, executors of the will of the said Robert, late one of the executors of the will of Anthony, late bishop of Durham and patriarch of Jerusalem, or Thomas de Goldesburgh, Robert's co-executor, or any others by reason of the said Anthony's goods

1317.

*Membrane 19d—cont.*

and chattels, or attempting anything to the king's prejudice, ordering him to revoke any sentences pronounced by him against them in this behalf, as the king lately appointed John de Foxle and Thomas de Wylughby to take the said bishop's goods and chattels into his hands on account of the debts owing by the bishop to the king and his father, and to levy and collect the debts due to the bishop, by reason whereof John and Thomas have taken into the king's hands all the bishop's goods that came to his executors' hands in any wise, and have made full acquittances to the executors for the same. The king orders the said Master Rigaud to certify him before the quinzaine of St. Hilary of the sums that he exacts from the aforesaid executors, and of the manners and causes of such exaction, so that the king may cause to be done herein what shall seem good to him and his council.

Nov. 8.  
Windsor.

John Mace of Brakkele acknowledges that he owes to brother William de Derset, prior of St. John's Hospital, Brakkele, 600*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Thomas le Bracer of Strettedford acknowledges that he owes to Hugh le Dispenser, the younger, 71*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

John de Whithorn of Upton acknowledges that he owes to Richard son of Robert le Keu 20 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Assignment of dower to Margaret, late the wife of Laurence de Tany, of the manor of Estwyke, co. Hertford, made before the escheator on Sunday after St. Katherine, 11 Edward II., by the view of Robert de Estwyke, William de Westinulle,\* William de la Hoo, William de Cheidon, John Bataille, and Peter the Smith (*Fabri*). There are assigned to her a third of the chief messuage and of the gardens there, which third is of the yearly value of 8*d.*; to wit a house called 'the new bakehouse' (*pistrinum*), on the east side of the manor, lying east and west, and a house called 'the dairy' (*daceria*) with two doors, lying before the said bakehouse, lying north and south, and a plot of land before these two houses, extending thence to the corner of the porch of the great hall and to the corner of the kitchen and to the garden enclosure; and a new stable with two doors within the inner gate of the manor and with a porch over (*ultra*) the doors, of which stable one end is towards the outer gate and the other towards the kitchen; and a third of the barn, to wit one door of the same on the south with all the end of the barn towards the common way to the church of Estwyk; and a third of a cowhouse (*boveria*), to wit one door of the same on the east with all the end of the cowhouse from the door to the barn; and all the plot of land from the gate of the enclosure before the barn to the door of the same towards the common way on one side in length, and from the said door to the bottom of the ditch (*fossare*) between the cowhouse and garden in breadth, extending the length of the said ditch on the other side from the garden behind the barn to the two parts of the cowhouse that remain to the heir; and a small house near the gate on the east. The inner and outer gates of the manor and the plot of land extending from the outer gate to the inner gate in length, and from the gate of the enclosure of the barn to the garden behind the kitchen and stable in breadth, and the plot of land from the inner gate of the manor to the plot before the bakehouse and dairy (*dacieriam*) above assigned to her shall remain in common, so that she shall have free ingress and egress to all the houses and plots abovesaid by day and by night for all her things whensoever she pleases. There are assigned to her 1½ acres of the garden called 'Isewellegardyn,' one end of the 1½ acres begins near the gate of the manor and extends between the kitchen and the common way

\* For Westmalle, as on next page.

1317.

*Membrane 19d—cont.*

between the bakehouse and the enclosure of the garden to the field called 'Isewelleschote' on the east; and a third of the garden called 'Wynyard' and of the pasture called 'Roumore' in the same garden, which third contains  $2\frac{1}{2}$  acres lying near the field called 'Calstokstret.' There are also assigned to her of the arable land 40 acres, of the yearly value of 16*s.* 4*d.*, price of an acre 5*d.*, in the field called 'Algatefeld'; 44 acres in Roumorefeld, of the yearly value of 18*s.* 4*d.*, price of an acre 5*d.*; the whole of the field called 'Isewellefeld' as it is enclosed (*includitur*), containing  $40\frac{1}{2}$  acres of arable land, of the yearly value of 16*s.*  $2\frac{1}{2}$ *d.*, price of an acre 5*d.*; 6 acres and half a rood in Rousewellefeld, of the yearly value of 2*s.*  $8\frac{1}{2}$ *d.*, price of an acre 5*d.*, the southern side whereof extends near the way leading from Hounesdon to Geldesdon. There are assigned to her of the mowing meadows a meadow called 'Geldenhelm' as enclosed with ditches, containing 10 acres, of the yearly value of 20*s.*, price of an acre 2*s.*; and in the common meadow a piece of meadow called 'Swardole,' which the lord of Estwyk ought to have one year and the lord of Hoonesden another year, containing  $1\frac{1}{2}$  acres, of the yearly value of 3*s.*, price of an acre 2*s.* There are also assigned to her  $4\frac{1}{2}$  acres of several pasture in Colemanesholm as it is enclosed, of the yearly value of 6*s.* 9*d.*, price of an acre 18*d.*;  $1\frac{1}{2}$  acres of several pasture in Dokenesholm, of the yearly value of 2*s.* 3*d.*; in Choyche  $4\frac{1}{2}$  acres of several pasture, of the yearly value of 6*s.* 9*d.* There are also assigned to her 25 acres of wood in the wood called 'le Perk,' whereof one end abuts upon the way to the wood that belonged to W . . . le Parker on the south, and the other ends abuts upon the field called 'Wydefordeleye' on the north, and one side near the lord's wood on the west; and an acre of wood in Pertablehege; and  $1\frac{1}{2}$  acres of wood in Aissehedge: the profits of which parcels of wood are of the yearly value of 6*s.* 8*d.* There are also assigned to her the rents and services of five free tenants, to wit Robert de Geldeford, William le Frere, William de Westmulle, William de Theydon, and Simon Roche, who render yearly 58*s.*, and do suit of court. There are also assigned to her the rents, works, and customs of Richard Bosse, customary-tenant in the same manor, of the yearly value of 4*s.*  $4\frac{1}{2}$ *d.*; and three capons from certain tenements that John de Farnham and Roger Bataille, free tenants, hold, worth 6*d.* There are also assigned to her 3 messuages with 22 acres of arable land and 2 acres and 1 rood of meadow that Adam Saeles, Richard le Hunte, and Peter le Hopare, villeins, held at one time, which are now in the hands of the lord on account of the default of the tenants, of the yearly value of 13*s.* 8*d.*, price of an acre of arable land 5*d.*, and of an acre of meadow 2*s.*; and 3 acres of arable land of the land that belonged to Bartholomew atte Mulle, formerly a villein, in the lord's hands for the above cause, of the yearly value of 15*d.*, price of an acre 5*d.*; two cottages that belonged to Matilda Coleman and John Cutbert, in the lord's hands for the above cause, which are not extended because they are decayed (*diruta*). There are also assigned to her the pleas and perquisites of court, fines, reliefs, and heriots of all the tenants above assigned to her, of the yearly value of 20*d.* There is also assigned to her a third of the yearly ferm of 13*s.* that Robert de Geldeford is bound to pay for certain tenements that he holds there for life, together with the reversion of the third part of the tenements in case they fall in in Margaret's time. There is also assigned to her the fishery of the water adjoining the meadows and several pastures above assigned to her. There is also assigned to her a third of the rent or ferm that Humphrey de Waleden is bound to pay yearly for a water-mill held by him in Estwyk, which is not extended because it is wholly fallen down.

Dec. 10.  
Windsor.

To Roger de Mortuo Mari, keeper of the land of Islington, the king's place there. Order not to permit the

1317.

*Membrane 19d—cont.*

Dublin to be impleaded according to the common law of that land before him or elsewhere by reason of their having pulled down and burnt houses in the suburbs of the city, and having taken beasts and other sorts of victuals and carried them into the city, until such time as the king, having been fully informed concerning the same, shall cause an ordinance to be made in this behalf by his council, provided that the beasts, chattels, and other victuals so taken be restored to their owners, or that the owners be satisfied for the value thereof; the mayor and citizens having petitioned the king to provide for their immunity for these acts, which they committed upon the late invasion of the Scotch rebels in that land for the protection of the city, in order that the rebels might not have anywhere to harbour them in the suburbs of the city, and so that victuals and other necessities should not abound in the adjoining parts, the king considering that acts that are done by urgent necessity of war ought not to be liable to the pains of the common law.

[*Fædera.*]

By C.

*MEMBRANE 18d.*Nov. 3.  
Westminster.

To Thomas, earl of Lancaster. Order to cause the castle of Knaresburgh, and the goods, armour, and victuals therein to be delivered without delay to Nicholas de Grey, sheriff of York, whom the king has appointed to resume the same into his hands if any persons have entered that castle or detain it from the king in the earl's name, as the king understands that certain malefactors lately entered the castle by night, and detain it from the king, together with the goods, armour, and victuals found therein, and the king's men appointed for its custody, the king learning that they assert that they have done these things in the earl's name. The earl is ordered to certify the king of his proceedings herein by the bearer of the presents.

By K.

[*Fædera.*]

Like letters to the said earl concerning certain malefactors who have lately entered the castle of Alveton, which belonged to Theobald de Verdoun, tenant in chief, and which is in the king's hands by reason of the minority of Theobald's heir. [*Ibid.*]

To Nicholas de Grey, sheriff of York. Order to proceed in person to Knaresburgh castle, and to ordain by the best means that it be delivered to him for the king's use, the king having ordered the earl of Lancaster, by letters sent herewith to the sheriff, to deliver it to the sheriff, and he orders by other letters, likewise sent to the sheriff, all persons in the castle to deliver it to the sheriff, in case they have entered and detained the castle by their own authority. The sheriff is ordered to certify the king of his proceedings herein without delay.

By K.

[*Ibid.*]

Letters patent concerning this were made, which are enrolled on the Patent Roll. [*Ibid.*]

Nov. 3.  
Westminster.

To Thomas, earl of Lancaster. The king has lately heard that the earl has, with a multitude of armed men, besieged and captured divers castles of John de Warennæ, earl of Surrey, in the county of York, and that he still detains them, and has done many other things in those parts to the disturbance of the king's peace; wherefore the king orders him to desist entirely from these proceedings, and if he have done any such things, to cause them to be amended in due form, and forbids him to go armed or to assemble men-at-arms, or to do anything else to the disturbance of the king's peace. The king is prepared to do justice in his court concerning the things that the earl has to prosecute against the earl of Surrey and certain others.

[*Fædera.*]

By K. and C.

1317.

*Membrane 18d—cont.*Nov. 5.  
Westminster.

To Robert de Kendale, constable of Dover castle and warden of the Cinque Ports, and to him who supplies his place. Order to cause the port of Dover and all other ports in his bailiwick to be guarded diligently, so that no nobleman or other great person may go to parts beyond sea without special licence from the king.

[*Fadera.*] By K. on the information of Bartholomew de Badelesmere.

To Richard de Burgo, earl of Ulster. Order to come to the king at Westminster, putting aside all other matters, on Wednesday after Martinmas next, to treat with the king upon certain of his affairs, and to give his counsel concerning the same.

By K. on the information of Bartholomew de Badelesmere.

Nov. 4.  
London.

To Philip, king of France. The *universitas* of the king's town of Florence, in the confines of his duchy of Aquitaine, have written to him that whereas the *universitas* and the *consules* of the same have been wont, from the time of the construction of that town, to have protection (*messegaria*) for their goods and possessions that are under the jurisdiction of the vicomte of Fezensaguet (*Fezensaguelli*), the said vicomte, with the adhesion in this behalf of the king of France's seneschal of Toulouse, hinders certain men of the said *universitas* from enjoying such protection in their goods and possessions in the jurisdiction of the vicomte, and the *universitas* have prayed the king of England to assist them in this matter; wherefore he requests the king of France to order his aforesaid seneschal to desist from aggrieving the *universitas* contrary to their liberties and rights, and to permit them to use and enjoy the aforesaid protection peacefully as they have been wont to do. [*Fadera.*]

Agnes, late the wife of Nicholas de Aulton, and John de Aulton acknowledge that they owe to John de Chelmersford, clerk, 40 marks; to be levied, in default of payment, of their lands and chattels in co. Surrey.

*Memorandum*, that the king sent letters of privy seal to this effect: 'Edward, king of England, etc., to our clerks William de Ayremynn, Robert de Bardelby, and Robert de Askeby. Whereas we have given permission to J. bishop of Winchester, our chancellor, to go to his bishopric and to stay there for some time on his business, and have ordered him by other letters to leave our great seal in the custody of William de Ayremynn, under the seals of Robert and Robert, or one of them, to do what pertains to the office of the seal during his absence; we order you to be intendent to the custody of the seal and to the execution of what pertains to the office thereof. Given at Westminster, 26 October, in the eleventh year of our reign.' *French.*—Which letters John de Heselarton, on Wednesday before Martinmas, to wit 9 November following, at Westminster, at the hour of prime, delivered to William, Robert, and Robert, and the chancellor there at the same hour delivered the great seal to William under his seal, and William received it in his hands, and William, Robert, and Robert on the same day, immediately after dinner, in William's inn at the house of the *Conversi*, London, opened the seal, and sealed writs therewith, and after the sealing the seal remained in William's custody under the seals of Robert and Robert. [*Parl. Writs.*]

Enrolment of release by Richard son of William de Hangendehoghton to Adam le Clerk of Hange[n]dehoghton of his right in a messuage, two parts of two virgates of land, 14s. of rent and 4 capons in Hangendehoghton, and in 4 messuages, a virgate of land, and a fifth of a virgate, and 16d. of rent in Great Enerdon and Little Enerdon. Witnesses: Richard son of Robert de Hangendehoghton, Henry Chambard, Henry Randolph, Simon Abovetoun of the same, Richard Petifer of Enerden, Robert Aleyn of the same, Hugh de Harberwe. Dated at Hangendehoghton, Sunday after All Saints, 11 Edward II.

1317.

*Membrane 18d—cont.*

Enrolment of release by Richard son of William de Hangindehoughton to Simon Aboveton of Hangindehoughton and Robert his son of his right in a dovecot, and in a third part of a toft and of three virgates of land, and in a third of two *culture*, called 'Ogeres Wonge' and 'Gonnildescroft,' in Hangendeoughton, and of his right in a third of a quarter of a virgate in Hangendeoughton; all of which tenements, except two parts of the dovecot, Joan, late the wife of William son of William de Hangendeoughton, formerly held in dower. Witnesses: Hugh de Haverberge, Adam de Houghton, clerk, Roger de Boresworthe, Henry Chaumpard, Adam Cok'. Dated at Hangendeoughton, on Sunday after All Saints, 11 Edward II.

*Memorandum*, that Richard came [into chancery] at Westminster, on 16 November, and acknowledged the above deed.

Nov. 15.  
Westminster.

To R. count of Flanders. The king has received complaint from his merchants Raymond Soumas, Peter Massan, and Bertrand de Terra Meyra, citizens of Bordeaux, that whereas lately Raymond loaded 25 tuns and a pipe, Peter loaded 21 tuns and a pipe, and Bertrand loaded 11 tuns and a pipe of wine at Bordeaux in a ship called '*le Bon An*' of Gosford, for the purpose of carrying the same to London, certain malefactors of the count's power lying in wait upon the sea took the ship laden with the said wines by violence at Merkat near the Isle of Thanet whilst on her voyage to London, and carried her and the wines away with them to Flanders, for which the said merchants have prayed the king to provide them with a remedy: wherefore the king requests the count to cause restitution or satisfaction to be made to his said merchants for their wines and for their damages, and to write back by the bearer an account of what he shall have ordered to be done.

Dec. 12.  
Windsor.

The men of the city of Canterbury. Order to remove John de Bishopesgate from the office of bailiff of that city without delay, if he have been convicted of divers conspiracies, robberies, felonies, and other evil deeds, as it is said that he has been convicted thereof, and to elect in his place Baldwin Pas if he be fit, or some other fit person, the king having specially requested them to permit Baldwin, who was one of the bailiffs of the city last year, to retain office for this year, as he conducted himself well in that bailiwick; notwithstanding this request, they have elected the aforesaid John, which the king regards as being to his contempt and prejudice, wherefore he will act against them and their liberty when the opportunity arises, as it is not consonant with right that any person convicted of such offences should intermeddle with an office touching the king. Moreover, after Baldwin was amoved from office, certain malefactors of that city threatened him with loss of life and limb, and do daily threaten him; wherefore the king enjoins them to cause Baldwin to have such firm peace of the aforesaid malefactors that he may be secure of his body. [*Parl. Writs.*]

*Memorandum*, that, on 20 November, Sir Roger Dammory came into chancery at Westminster, and announced on the king's behalf to Sir William de Ayremynn, Sir Robert de Bardelby, and Sir Robert de Askeby, keepers of the king's great seal, the chancellor being then in his bishopric of Winchester, that the king had, at the request of the earl of Pembroke, granted that John de Crosseby, clerk of chancery, should be promoted before all others to the first church falling vacant of the king's patronage of the taxation of 20*l.* or less, and that the aforesaid keepers or the chancellor when he returned should make presentation to John of any such church that he would accept, and that if the king should write to the chancellor or keepers by letter of privy seal for any other person, or should announce to them any of his men to have presentation of any church of this taxation, then the chancellor and keepers should, notwithstanding, make presentation to the

1317.

*Membrane 18d—cont.*

said John of that church if he would accept it, and that the king should be informed of his grant previously made to the said John at the earl's request.

*MEMBRANE 17d.*

Nov. 9.  
Windsor.

John de Campania acknowledges that he owes to Alice de Campania, his daughter, 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Nov. 10.  
Windsor.

Thomas de Roshale, knight, acknowledges that he owes to Robert de Marchumlewe, clerk, 24*l.*; to be levied, in default of payment, of his lands and chattels in co. Salop.

*Cancelled on payment.*

William le Plomer of Heggham acknowledges that he owes to Giles Pecche 300*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Emma, daughter of John de Goldyngham, acknowledges that she owes to Giles Pecche 300*l.*; to be levied, in default of payment, of her lands and chattels in co. Essex.

John de Parys of Acton, 'saltre,' acknowledges that he owes to Roger le Palmere of London 6*l.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

John de Lincoln, citizen of London, acknowledges that he owes to John de Bureford, citizen of London, 30*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

John de Cherleton, knight, and Thomas de Wyndebury acknowledge that they owe to John Giffard of Weston 200 marks; to be levied, in default of payment, of their lands and chattels in co. Salop.

Nov. 10.  
Windsor.

To R. count of Flanders. The king has received complaint from Gilbert de Morden, Henry Gubbe, and Stephen de Grey, citizens and merchants of London, that whereas they lately caused a ship of theirs to be laden with fish, lead, oil, and other goods, to the value of 300*l.*, lately bought by them at Lenne, for the purpose of bringing the same to London, certain malefactors of Flanders assaulted the men in the ship by force and arms on the sea coast near Crowmere, co. Norfolk, and took and divided the said goods amongst themselves, and carried them to Flanders, detaining the same from the said merchants, as appears by the letters testimonial of the mayor and community of London under their seal: wherefore the king requests the count to cause restitution or satisfaction to be made to the said merchants, and to certify the king of his proceedings by his letters.

Enrolment of deed of Ralph de Drayton, parson of Luffewyk church, binding himself to pay to Thomas de Geyrgrave, clerk, a yearly pension of 40*s.* for life; payment whereof he charges upon his heirs and executors and upon his lands in Bouton, Southo, Dodynton, co. Huntingdon, Aldwynele, Lufwyk, and Drayton, co. Northampton, and upon his goods and chattels. Witnesses: Sirs Thomas de Baumburgh, John de Etton, William de Carleton, Thomas de Cotyngham, John de Folquardby, Robert de Kelum, Nicholas de Staunford. Dated at Westminster, 3 November, 11 Edward II.

*Memorandum*, that Ralph came into chancery, on the said day, and acknowledged the above deed.



1317.

*Membrane 17d—cont.*Nov. 14.  
Windsor.

Alexander de Cheny, son and heir of Bartholomew de Cheny, acknowledges that he owes to Edmund de Chilterne 64*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

*Cancelled on payment.*

Adam son of Adam de Trelghurst acknowledges that he owes to Alexander de Medeburn 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

Gilbert de Bourhonte acknowledges that he owes to John de Roches 12*l.* 1*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Robert de Godesfeld of Sutton acknowledges that he owes to John de Perkelegh, citizen of London, 6 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Nov. 15.  
Westminster.

To R. count of Flanders. At the complaint of the king's merchants Aymer de Insula, citizen of Bordeaux, and Arnald de Osyle, citizen of Bazas (*Vasaten*), that whereas they had laden at Bordeaux a ship called '*Bona Navis*' of La Strode with 86 tuns and 25 pipes of wine, for the purpose of bringing the same to this realm to trade there with the same, certain malefactors of the count's power lay in wait for the ship on the sea, and entered her by armed force on the sea coast near the Isle of Thanet, and took and carried away her and her cargo, the king ordered the sheriff of Kent to cause inquiry to be made concerning this robbery; by which inquisition it was found that John Crabbe and other malefactors of the count's lands captured by force and arms the aforesaid ship, laden with 86 tuns and 25 pipes of wine, price 788*l.* sterling, price of a tun 8*l.* and of a pipe 4*l.*, at Les Dunes near the Isle of Thanet, and took the ship and cargo to Flanders, detaining from Aymer and Arnald the wines aforesaid, whereof 43 tuns and 13 pipes belonged to Aymer and 43 tuns and 12 pipes to Arnald, as has been acknowledged before the king by John Dosyoun, brother of Arnald: wherefore the king, considering that such rapine committed upon his merchants and within his power is not only to the detriment of the merchants, but would also redound to his shame and contempt unless an opportune remedy be provided, and wishing to protect his subjects in his peace and protection from wrong and violence, requests the count to cause restitution or satisfaction to be made to Aymer and Arnald for the wines or their value and for their damages, so that it may not behove the king to provide them with another remedy.

Nov. 17.  
Westminster.

John le Brun of Caldewell acknowledges that he owes to Simon de Kynardesleye 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Worcester.

Thomas de Coudray acknowledges that he owes to John le Nieuman of Neuportpaynel 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

John le Nieuman of Neuportpaynel acknowledges that he owes to Thomas de Coudray, knight, 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Nov. 25.  
Westminster.

Margery de Wylughby acknowledges that she owes to John de Sutton 46 marks; to be levied, in default of payment, of her lands and chattels in co. Essex.

*Cancelled on payment.*Nov. 20.  
Westminster.

To the justices appointed, and to be appointed, to deliver gaols in co. Bedford. Order to deal with anyone taken and imprisoned by virtue of the king's proclamation for the arrest of any persons making provisions of victuals, etc., without paying for the same as they would do with a thief and robber by common law, in accordance with the aforesaid proclamation.

The like to the justices of gaol delivery in all the counties of England.

1317.

Dec. 7.  
Windsor.*Membrane 17d—cont.*

William Person of Laneham acknowledges that he owes to Giles Pecche 300*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Dec. 8.  
Windsor.

To the sheriff of Southampton. At the complaint of William Arnaldi de Vergers that whereas in the late king's time he crossed the sea to Spain, and there bought corn and other victuals to be taken thence to the said king's men then at Bayonne and elsewhere in Gascony for their maintenance, and loaded a small ship therewith in Spain, Nicholas Petri, then provost of the town of Bermeio (*Bermei*), prepared an ambush for the said ship, and took her by armed force with the corn and victuals in her to the value of 100*l.* sterling, and carried her away to Bermeio, the late and the present kings wrote to the provosts, *alcaldes* (*alcaldis*), and inhabitants of Bermeio requesting them to cause restitution or satisfaction to be made for the above; and as the said letters were presented and read in the presence of the aforesaid Nicholas, and the provosts, *alcaldes*, and inhabitants and he have been duly required to cause justice to be done in this matter, the said Nicholas, wholly rejecting the said requests, answered that although he had had and received the ship and wheat, he would make no restitution nor amends, which answer the provost[s], *alcaldes*, and inhabitants also made more expressly to the said William, adding that they would do him no other right in the premises, thus failing to do justice to him, as appears by the letters testimonial of the inhabitants of Bearritz near Bayonne sent to the king, and by certain muniments exhibited before the king; wherefore the king orders the sheriff to arrest goods of the men and merchants of Bermeio to the value of the aforesaid sum, and to the amount of the damages that William can prove that he has suffered in this behalf, certifying the king of his proceedings in this matter.

*MEMBRANE 16d.*Nov. 15.  
Westminster.

To R. count of Flanders. At the complaint of John Springere, master of the ship called '*Bona Navis*' of La Strode, that certain malefactors of the count's power took the said ship laden with wines and other goods whilst voyaging from Gascony to London on the sea coast near the Isle of Thanet, and carried away the ship and her tackle and the beds and goods of the said John, the king ordered the sheriff of Kent to make inquiry concerning this matter; by which inquisition it appears that John Crabbe and other malefactors of the count's land took the said ship, which the jurors of the inquisition appraised, with the chests, beds, and other small things in her, at 210 marks sterling, at Les Dunes as aforesaid, and took it with them to Flanders; wherefore the king requests the count to cause satisfaction or restitution to be made to the said John Springere, so that it may not behove the king to provide him with another remedy, certifying the king of his proceedings herein by the bearer.

Robert de Monte Forti, parson of Asshsted church, acknowledges that he owes to Master William de Mari 5 marks; to be levied, in default of payment, of his lands and chattels in co. Surrey.

The prior of Lewes acknowledges that he owes to Master Gilbert de Middleton, prebendary of Sutton in the church of Chichester, 160 marks; to be levied, in default of payment, of his lands and chattels in co. Sussex.

*Cancelled on payment.*

Gilbert de Aton, knight, acknowledges that he owes to Bartholomew de Badelesmere, knight, 50 marks; to be levied, in default of payment, of his lands and chattels in co. York.

1317.

*Membrane 16d—cont.*

Francis de Aldenham acknowledges that he owes to Roger de Mortuo Mari of Wygemore 200 marks; to be levied, in default of payment, of his lands and chattels in cos. Kent, Sussex, Surrey, and Somerset.

Nov. 22.  
Westminster.

Peter de Eketon acknowledges that he owes to Peter de Lymesey 100 marks; to be levied, in default of payment, of his lands and chattels in co. Berks.

*Cancelled on payment.*

The prior of Walyngford acknowledges that he owes to Master Elias de Sancto Albano 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

Richard Plaitz acknowledges that he owes to Robert de Bardelby, clerk, 60 marks; to be levied, in default of payment, of his lands and chattels in co. York.

*Cancelled on payment.*

Assignment of dower to Isabella, late the wife of William le Coynte, made by the escheator at Wardon, co. Bedford, 15 July, 11 Edward II. There are assigned to her a third of the chief messuage with a parcel of the garden on the east side, and the following houses in the said third: all the long cow-house (*domum boverie*) there with a third of the great grange towards the gate on the east, with an old sheep-cot (*domo bercarie*) and curtilage near the pool called 'le Weier' on the west; which third part and houses, etc., are of the yearly value of 8*d.* There are assigned to her a third of le Wodefeld, containing 1 acre and 1½ roods of arable land on the north, with an adjoining ditch, of the yearly value of 9½*d.*; ¼ an acre and a rood of land in le Wodecroft on the west, of the yearly value of 3*d.*; 7 acres and 2 roods in le Inlond, of the yearly value of 2*s.* 6*d.*; 9½ acres and a rood of land in le Westfeld on the east, of the yearly value of 3*s.* 3*d.*; an acre of land in le Garscroft on the south, of the yearly value of 4*d.*; 9½ acres and ½ a rood of arable land in the common of le Wardonfeld on the south, as assigned by boundaries, of the yearly value of 3*s.* 2½*d.* There are assigned to her a third of the meadow of Wardon, which belonged to the said William, of the yearly value of 2*s.*; a third of all the pasture, of the yearly value of 4*d.*; a third of a wood containing 8 acres 1½ roods of wood on the north side, which is not extended because nothing can be levied thence. There are also assigned to her the following free tenants, rendering yearly the following sums: John le Bounde, 4*s.*; John le Feie, 1½*d.*; Roger le Coupere, 2*s.*; Henry Cok, 2*s.*; John Fraunces, 12*d.*; Henry le Coupere, 12*d.*; Henry Sokeling, 1*d.*; Laurence le Carpenter, 2*s.*; Geoffrey the miller (*Molendinarius*), 1*d.*; Robert Neweman, 6*d.*; the tenement [of] Crache, 12*d.*; together with their suits and services. There is also assigned to her William de Sokebourne, a bondman (*nativus*), who renders yearly 3*s.* 10*d.*, with all his suit and *sequela*.

Nov. 24.  
Windsor.

William de Weston, parson of Suthese church, acknowledges that he owes to John, bishop of Chichester, 32*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

William le Cartere of Wicombe acknowledges that he owes to Roger de Gildesburgh 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Robert de Godesfeld of Sutton acknowledges that he owes to John de Porkele 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

1317.

*Membrane 16d—cont.*

William Peytevyne of Northburgh, chaplain, acknowledges that he owes to Roger de Northburgh, clerk, 60*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Nov. 23.  
Westminster.

To John de Fienles. William Cumbmartyn, citizen and merchant of London, John Gregory, Adam Fode, and Edward Reynald, merchants of Lym, have shewn the king that whereas they, with other merchants of divers parts of this realm, put 76 serplers of wool at Lym in a ship called '*Navis Sancti Georgii*,' and paid the customs thereupon due to the king, and had the king's letters called '*cokettum*' concerning the same, according to custom; and caused the wool to be taken to the parts of the said John de Fienles in order to make their profit thereof, the said John and the men of the count of Flanders, asserting that the wool aforesaid belonged to the merchants of St. Omer and Calais, took it by force and arms from the above-named merchants in a water leading from Gravelynge to St Omer; and the count, being certified by the *échevins* and *consules* of Bruges and other his towns that the wool did not belong to the merchants of St. Omer and Calais but to the king's merchants, caused 47 serplers thereof, which had fallen to the portion of his men, to be delivered to the aforesaid merchants, and requested the said John de Fienles to deliver to them the remaining 29 serplers, which came to his hands, whereof two serplers belonged to the above-named William, 15 to John, 8 to Adam, and 4 to Edward; but John de Fienles has hitherto refused to deliver the same, as appears by the letters of John de Bello Monte, marshal of France, and of John de Baris, knight, and of the mayor and *échevins* of St. Omer and the *échevins* of Calais, exhibited before the king: whereupon the king requests the said John to deliver the said serplers to the merchants aforesaid or the value thereof, together with their damages, so that it may not behove the king to provide them with another remedy, certifying the king by his letters of his proceedings herein.

To R. count of Flanders. Letter thanking him for restoring 47 serplers of the above wool, which was taken and carried away by his men and the men of John de Fienles in a river (*riparia*) between Gravelynge and Bystath. The king has written to John requesting him to restore the remaining 29 serplers, or to pay the price thereof to the said merchants, together with their damages. If John refuse to do so, he requests the count to cause justice to be done to the said merchants, as he would that the king should do to his merchants in like case.

Nov. 26.  
Westminster.

John le Rous acknowledges that he owes to Robert de Cliderhou, clerk, 80 marks; to be levied, in default of payment, of his lands and chattels in co. Worcester.

John son of John de Bassyngburn acknowledges that he owes to William de Goldyngton, knight, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Nov. 28.  
Windsor.

Margaret, late the wife of Hamo Lestraunge of Honestanston, acknowledges that she owes to Isolda, late the wife of John Lestraunge of Knokyn, 510*l.*; to be levied, in default of payment, of her lands and chattels in co. Norfolk.

*Cancelled on payment, acknowledged by John de Wodhill, attorney of Isolda, in October, in the 14th year.*

Enrolment of deed by Isoude, late the wife of Sir John Lestraunge of Knokyn, witnessing that whereas Margaret, late the wife of Sir Hamo Lestraunge, lord of Hunstanestoun, has acknowledged in chancery that she owes Isoude 510*l.* in order to have the grant from Isoude of wardship of the lands of Hamo, son and heir of Sir Hamo Lestraunge, a minor, and, if

1317.

*Membrane 16d—cont.*

the said heir die whilst a minor during Isoude's life without issue, for the wardship of the said lands until Edmund his brother come of age, saving to Isoude the wardship of the reversion of the tenements that Margaret holds in dower, in case she die during the minority of the heirs, as security for payment to Isoude of 30*l.* yearly until the end of seventeen years, the period of the nonage of the heirs, for the wardship, Isoude grants that if Hamo die leaving issue of his body, wardship of which issue Isoude has reserved to herself, or if he die under age without issue after Isoude's death, by reason whereof Margaret may not have the wardship of the said lands until the end of the 17 years, then Margaret shall pay the above yearly sum until Hamo's death and that after his death she shall be acquitted thereof, and that if Edmund die a minor and heir of Hamo, she shall be quit in like manner. Dated at London, Friday after St. Andrew, 11 Edward II. *French.*

*Memorandum*, that Isolda came into chancery on the said day, and acknowledged the above deed.

*MEMBRANE 15d.*

Nov. 22. To Richard de Rodeney and William Flemyng. Order to cause all those  
Westminster. whom they deputed to have the custody under them of the lands of the late Gilbert de Clare, earl of Gloucester and Hertford, in Wales, to appear before the treasurer and barons of the exchequer on the morrow of St. Hilary with their rolls, tallies, and other memoranda to render account of the issues of the lands for the time of their custody to Hugh le Despenser, the younger, and Eleanor his wife, Hugh de Audele and Margaret his wife, and Roger Damory and Elizabeth his wife, parceners and heirs of the aforesaid lands, and to forbid the keepers aforesaid paying anything from the issues to any of the parceners in the meantime.

The like to the following :

|                      |   |                                                                                                                           |
|----------------------|---|---------------------------------------------------------------------------------------------------------------------------|
| Richard de Rodeneye  | } | for their deputies in cos. Northampton, Gloucester, Buckingham, Bedford, Wilts, Southampton, Somerset, Dorset, and Devon. |
| Richard de Byflet    |   |                                                                                                                           |
| Ithel de Keirwent    |   |                                                                                                                           |
| Robert de Chevyngton | } | for their deputies in cos. Surrey, Sussex, Kent, Essex, Hertford, Suffolk, Norfolk, Cambridge, and Huntingdon.            |
| John de Chelmersford |   |                                                                                                                           |
| William de Newport   |   |                                                                                                                           |

Nov. 27. Eustace Lovecok of Walyngford acknowledges that he owes to Peter de  
Windsor. Clif, clerk, 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

John de London and Peter son of Peter le Mareschal put in their place Peter le Butiller to seek and receive in chancery 40*l.*, which Thomas Cumpaignun acknowledged to them in chancery.

Robert de Maldon, vicar of Gedeneye church, acknowledges that he owes to Robert de Bardelby, clerk, 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Fulk, prior of Bernewell, acknowledges that he owes to Geoffrey de Burton 16*l.*; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

The said prior acknowledges that he owes to Walter de Friskeneye, chaplain, Geoffrey de Bourton, and Robert de Walesby, chaplain, executors of the will of Robert de Retford, clerk, 37*l.* 2*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

1317.

*Membrane 15d—cont.*

John de Chaumpvent acknowledges that he owes to William de Gosfeld 40*l.*; to be levied, in default of payment, of his lands and chattels in cos. Cambridge and Suffolk.

*Cancelled on payment.*

Nicholas de la Beche acknowledges that he owes to John de Maufe 100 marks; to be levied, in default of payment, of his lands and chattels in cos. Wilts and Oxford.

*Cancelled on payment.*

John Maufe acknowledges that he owes to Nicholas de la Beche 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

*Cancelled on payment.*

Nov. 22.  
Westminster.

To the sheriff of Lincoln. Order to cause proclamation to be made forbidding any minister of the king or other person taking corn, wine, meat, or other sorts of victuals, or horses, beasts, cloth, or other goods of clerks or laymen or merchants, native or alien, by land or by sea, for the use of the king or of anyone else, against the will of the owners thereof, unless the true value be forthwith paid for goods for sale or unless the seller give respite of payment of his good will, excepting the ancient prises of the king in places where the king's castles are situate according to *Magna Carta* and the other prises due to the king, except in the liberty of the church, where the king wills that nothing shall be taken in anywise contrary to the liberty of the church. The king wills that hue and cry shall be raised upon any persons infringing the above inhibition and the king's previous proclamations, and that they shall be taken to and detained in the nearest gaol, there to remain until common law be executed (*fiat*) upon them as upon robbers and thieves, if convicted. By K. and C.

The like to all the sheriffs of England.

The like to L. elect of Durham, to cause proclamation to be made within the liberty of the bishopric.

Elias son of William Ive of Hothefeld acknowledges that he owes to Master Thomas de Esthale, clerk, 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

John Maufe acknowledges that he owes to Nicholas de la Beche 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

*Cancelled on payment.*

Roger Ingelberd, James Jurdan, and Margaret de Staynton acknowledge that they owe to William de Ayremynne, clerk, 20*l.*; to be levied, in default of payment, of their lands and chattels in co. Lincoln.

*Cancelled on payment.*

Enrolment of grant by Roger Ingelberd to Sir William de Ayremynne, clerk, of 13½ acres of meadow in Buttrewyk, in the Isle of Haxiholm, in a place called 'Doket Intak,' and of whatever he has in the same plot beyond the said 13½ acres. Witnesses: Robert de Grenefeld, William de Beauchamp, Philip le Clerk of Buttrewyk, Robert Wacelyn, Thomas Kede.

Enrolment of like grant by James Jurdan to Sir William de Ayremynne. Same witnesses.

Enrolment of like grant by Margaret de Staynton to the said Sir William. Same witnesses.

*Memorandum*, that Roger, James, and Margaret came into chancery at Westminster, 2 December, and acknowledged the above deeds.

1317.

Dec. 10.  
Windsor.

Adam son of Simon de Crombe acknowledges that he owes to William de Bello Campo, knight, 1,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Worcester.

Matilda, late the wife of Gilbert de Clare, earl of Gloucester and Hertford, tenant in chief, puts in her place Master John de Coleworth and Hugh de Welles in the matter concerning her dower of the manors of Aylesham, Fakenhamdam, and Causton, co. Norfolk, and of the advowsons of the churches of Causton, Fakenhamdam, and Puddingnorton.

Peter de Novo Castro, citizen of London, acknowledges that he owes to William de Thorntoft, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

*Cancelled on payment, acknowledged by Robert de Cave, attorney of William.*

Dec. 10.  
Windsor.

John de Norton, parson of the church of Antyngham, acknowledges that he owes to Robert de Bardelby, clerk, 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

*Cancelled on payment.*

Dec. 11.  
Windsor.

To the sheriff of Essex and Hertford. Order to cause proclamation to be made immediately upon receipt hereof in the town of Hertford and in other places in his bailiwick where he shall see fit prohibiting any earl, baron, knight, or other man-at-arms from tourneying, etc., at Hertford or elsewhere in the realm without special licence from the king, under pain of forfeiture, and to arrest any presuming to do so, together with their horses and arms, and goods and chattels, certifying the king of the names of any persons so arrested and of the value of their goods and chattels, as the king is given to understand that, notwithstanding his late prohibition of tournaments, certain persons presume to tourney, etc., on Monday next near Hertford.

By C.

Robert le Vavasour came before the king, on Sunday after St. Nicholas, and sought to replevy his land in Bilton near Bikerton, taken into the king's hands for his default before the justices of the Bench against Thomas Fairbarn and Margaret his wife. This is signified to the justices.

Dec. 13.  
Windsor.

Thomas de Flore, parson of the church of Northpydele, diocese of Worcester, and Richard le Chaumberleyn, knight, acknowledge that they owe to Gilbert de Roubyry, clerk, 63*l.* 6*s.* 8*d.*; to be levied, in default of payment, of their lands and chattels in cos. Hertford and Worcester.

#### MEMBRANE 14d.

Nov. 20.  
Windsor.

To W. archbishop of Canterbury. Summons to attend a parliament to be holden at Lincoln in the quinzaine of St. Hilary. [*Parl. Writs.*]

The like to W. archbishop of York, A. archbishop of Dublin, and to seventeen bishops. [*Ibid.*]

To the abbot of St. Augustine's Canterbury. Summons to attend the above parliament. [*Ibid.*]

The like to forty-six abbots and priors and the prior of St. John's Hospital and to the master of the order of Sempyngham. [*Ibid.*]

To Thomas, earl of Lancaster. Summons to attend the above parliament. [*Ibid.*]

The like to seven earls and one hundred and twenty-three others. [*Ibid.*]

1317.

*Membrane 14d—cont.*

To the sheriff of Hertford and Essex. Order to cause two knights to be elected for each of the counties, two citizens from every city, and two burgesses from every borough in his bailiwick, and to cause them to attend the above parliament. [*Ibid.*]

Dec. 10.  
Windsor.

To W. archbishop of Canterbury. Request that he will hasten the payment of the tenth granted by the clergy of that province, which ought to be paid at the Purification next, so that the money be ready to be paid by the king's order, as the king greatly needs money.

The like to the archbishop of York and all the prelates of the two provinces.

Dec. 15.  
Windsor.

Remigius de Meeldynges, knight, acknowledges that he owes to John Waldeshaf of Dodington, co. Huntingdon, 500*l.*; to be levied, in default of payment, of his lands and chattels in cos. Leicester, Huntingdon, and Suffolk.

*Cancelled on payment.*

Peter Foun acknowledges that he owes to Ralph de Crophull, 120*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

*Note of payment of 60*l.**

John son of Adam de Sourby acknowledges that he owes to John de Burgh, 'taylliour' of London, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Westmoreland.

Dec. 16.  
Windsor.

John de Harewell of Henle acknowledges that he owes to Thomas de Chetingdon 100 marks; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Robert de Monte Alto acknowledges that he owes to Richard But, citizen of London, 1,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

*Cancelled on payment.*

Robert, abbot of Woburn, acknowledges, for himself and convent, that he owes to Luke de Grendon, citizen of London, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.

Dec. 16.  
Windsor.

To J. bishop of Winchester. Order to be at Westminster on Friday the morrow of St. Thomas the Martyr, as the king wishes to have a *colloquium* with him and other prelates and others of his council before the parliament. [*Parl. Writs.*]

By K.

The like to the following:

J. bishop of Ely, treasurer.

W. bishop of Coventry and Lichfield.

J. bishop of Bath and Wells.

D. bishop of St. Davids.

T. bishop of Worcester. [*Ibid.*]

To J. bishop of Lincoln. Order to send one of his clerks in whom he has full confidence to Westminster on the above day with full power to treat with the king and the said prelates and to consent to what shall be then ordained. [*Ibid.*]

By K.

Thomas son of Robert Waundard of Shotswell acknowledges that he owes to John de Bloxham 92*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Dec. 18.  
Windsor.

To T. bishop of Worcester. Order forbidding him to proceed to the executing of any mandate directed or to be directed to him for assigning or transferring to other uses the manors of Bernes and of Wykham, which



1317.

*Membrane 14d—cont.*

were given by the king's progenitors to St. Paul's London for the maintenance of the canons, vicars and other ministers thereof, as the king understands that he is endeavouring to do, without consulting the king, who is bound to maintain the gifts of his progenitors.

The like to :

Master Rigaldus de Assirio, canon of Orleans.

Master Stephen de Segrave, archdeacon of Essex.

Master Robert de Baldok, archdeacon of Middlesex.

Dec. 21.  
Windsor.

Thomas son of Luke de la Gate of Cherrying' acknowledges that he owes to William de Frogenhale of Tenham 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

The said Thomas acknowledges that he owes to John son of Thurstan de Valoyncs 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

*MEMBRANE 13d.*

Dec. 22.  
Windsor.

Ellen, late the wife of Robert Turk of London, acknowledges that she owes to Roger Ardyngelli and Dinus Forcetti and their fellows, merchants of the society of the Bardi of Florence, 40*l.*; to be levied, in default of payment, of her lands and chattels in the city of London.

*Cancelled on payment.*

Walter de Broghton acknowledges that he owes to John de Chelmersford, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

John Waldeshel acknowledges that he owes to Thomas de Luton of Brakele 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Giles de Chaunceaux acknowledges that he owes to Ralph de Blida, 'seler' of London, 17*l.*; to be levied, in default of payment, of his lands and chattels in cos. Essex and Kent.

Geoffrey de Ford acknowledges that he owes to Hugh de Waltham, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in the city of London and co. Middlesex.

The said Geoffrey acknowledges that he owes to the said Hugh 10*l.*; to be levied, in default of payment, as above.

Enrolment of release by Walter, son and heir of Peter de Waynflet of Houeden, to Stephen son of Stephen de Houeden and to Isabella his wife, and to his heirs, of his right in all the lands in Houeden that descended to the releasor after his father's death, which Stephen and Isabella have of the releasor's grant. Witnesses: Sir William de Ayremynne, Sir Robert de Bardelby, Sir William de Thorntoft, Sir William de Clif, Sir Thomas de Portyngton, Sir William de Averenges, Sir Robert de Clif, Sir John de Neuland, and Sir William de Houeden, clerks of chancery. Dated at Westminster, the eve of Christmas, 11 Edward II.

*Memorandum*, that Walter came into chancery, on the said day, and acknowledged the above deed.

Dec. 30.  
Windsor.

Oliver de Ingham, knight, acknowledges that he owes to John de Sandale, bishop of Winchester, 50 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

1318.

*Membrane 13d—cont.*Jan. 2.  
Windsor.

John de Belhous acknowledges that he owes to Anthony Usus Maris, merchant of Genoa, 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Thomas Wandak of Shoteswell acknowledges that he owes to William de Bereford, the elder, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Jan. 2.  
Windsor.

To the sheriff of Lincoln. Order to cause proclamation to be made forbidding any merchant, mariner, or other person, native or alien, to export corn, meat, ale, or other sorts of victuals by land or by sea in any manner without special licence from the king, under pain of grievous forfeiture, as the king is given to understand that, notwithstanding his late prohibition to this effect, corn and other victuals are taken out of the country to his Scotch enemies and elsewhere.

By K.

The like to all the sheriffs of England.

1317.

Dec. 27.  
Windsor.

To the sheriff of Kent. Order to cause proclamation to be made prohibiting anyone from tourneying, etc., anywhere in the realm without special licence from the king, and to arrest anyone presuming to do so, together with their horses, arms, and equipments, goods and chattels, certifying the king of the names of those so arrested.

By K.

[*Fædera.*]

The like to all the sheriffs of England. [*Ibid.*]

1318.

Jan. 9.  
Westminster.

John son of Peter de Totenham acknowledges that he owes to William le Fourbour, citizen of London, 6*l.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Richard de Ispannia of Fynchyngfeld acknowledges that he owes to Thomas Rys, goldsmith, of London, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

John Malemeyns of Hoo acknowledges that he owes to Walter Neel and Hamo le Barber 39*l.* 19*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Kent.—The chancellor received the acknowledgment.

Peter de Eketon acknowledges that he owes to Richard de Shepen of Abyndon 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

Roger Stacy of Thorley acknowledges that he owes to Richard de Baldok, clerk, 4*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

A. bishop of Hereford puts in his place Roger de Walynton and William Body to prosecute and defend in chancery the matter of the detinue of certain lands of the bishop and his church of Hereford by Hugh Daudale, the elder, constable of Montgomery castle, and to do and receive what the court shall consider in this behalf. .

Enrolment of release by Sayer de Watervill to Sir Robert de Watervill, knight, of his right in the manor of Asshele, co. Northampton, and in a messuage and adjoining gardens, dovecot, 10 virgates of land, 19 acres of meadow, ponds, commons, pastures, and all other appurtenances in Over-tone Watervill, co. Huntingdon, which are of the Lovetoft fee, and in two messuages and two virgates of land in the same town, which are of the fee of the bishop of Lincoln. Witnesses: Sir Richard Waleys, Sir Robert de Arderne, knights; Master Richard de Clare, clerk; Henry Nasard; Elias

1318.

*Membrane 13d—cont.*

de Thorp; John de Leycestre; Roger de Bristoll; Peter Patrik; Hugh le Botiller; William the clerk. Dated at London, Tuesday after the Epiphany, 11 Edward II.

*Memorandum*, that Sayer came into chancery at the House of the *Conversi*, London, on the said day, and acknowledged the above deed.

Jan. 14.  
London.

William Fratre, citizen of London, acknowledges that he owes to William de Hillum, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in the city of London.

Philip la Zousche acknowledges that he owes to Elias de Hungerford 500*l.*; to be levied, in default of payment, of his lands and chattels in cos. Sussex and Northampton.—The chancellor received the acknowledgment.

John son of William le Chamberleyn of La Rigge acknowledges that he owes to Ralph de Farleye 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.—The chancellor received the acknowledgment.

Jan. 17.  
Windsor.

John son of Adam de Aperdele acknowledges that he owes to John, bishop of Winchester, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

*Cancelled on payment.*

Jan. 15.  
Windsor.

To the *podestà*, captains (*capitaneis*), and abbot of the people, to the council and community (*cōi*) of the city of Genoa. Letter thanking them for creating the king's kinsman Sir Charles de Fliske their captain, and intimating that they may rely upon the king in any requests for the benefit of them and their city.

Jan. 15.  
Windsor.

To the king's kinsman Charles de Fliske. The king rejoices that such honour has been done to him by his creation as captain of the city of Genoa, and intimates that he may confidently make requests to the king for matters touching his honour, as the king wishes that he may acquire greater honours.

1317.

Dec. 28.  
Windsor.

Robert le Wavasur came before the king, in the feast of the Holy Innocents, and sought to replevy his land in Bilton near Bikerton, taken into the king's hands for his default before the justices of the Bench against Thomas Fairbarn and Margaret his wife. This is signified to the justices.

1318.

Jan. 19.  
Windsor.

The abbot of Sallay acknowledges that he owes to William de Ayremynne, clerk, 5 marks; to be levied, in default of payment, of his lands and chattels in co. York.

*Cancelled on payment.*

Walter de Twynham acknowledges that he owes to Alexander de Synton, clerk, 44 marks 4*s.*; to be levied, in default of payment, of his lands and chattels in co. Westmoreland.

Roger Noreys acknowledges that he owes to John le Haukere of St. Ives 20 marks; to be levied, in default of payment, of his lands and chattels in co. Huntingdon.

*Cancelled on payment.*

Jan. 22.  
Windsor.

Roger le Franshe acknowledges that he owes to Richard Godsalm 26*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Jan. 20.  
Windsor.

Laurence de Sancto Mauro came before the king, on ——— after St. Vincent, and sought to replevy his land in Rode, taken into the king's hands for his default before the justices of the Bench against John atte Mulle. This is signified to the justices.

1318.

*Membrane 13d—cont.*

Elias de Hungerford acknowledges that he owes to John de Coton, skinner (*pellipar*) of London, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

William Blundel acknowledges that he owes to Thomas Blundel 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Cornwall.

*Cancelled on payment.*

*MEMBRANE 12d.*

Jan. 4. To W. archbishop of Canterbury. Prorogation of the parliament summoned to meet at Lincoln on the quinzaine of St. Hilary next until the first Sunday in Lent. By K.  
Westminster. [*Parl. Writs.*]

The like to W. archbishop of York and the archbishop of Dublin, and sixteen bishops. [*Ibid.*]

The like to J. bishop of Bath and Wells. [*Ibid.*]

To the abbot of St. Augustine's Canterbury. Like prorogation. [*Ibid.*]

The like to forty-six abbots, priors, the prior of St. John's Hospital, and the master of the order of Sempyngham. [*Ibid.*]

To Thomas, earl of Lancaster. Like prorogation. [*Ibid.*]

The like to seven earls and one hundred and twenty-one others. [*Ibid.*]

To the sheriff of Essex and Hertford. Order to cause the knights of the shire, citizens and burgesses to attend the parliament on the said first Sunday in Lent. [*Ibid.*]

The like to all the sheriffs of England. [*Ibid.*]

Enrolment of grant and release by Richard de Mounteny, son of John de Mounteny, to Sir John de Chelmersford, clerk, of 6 acres of land in two crofts with hedges (*hayis*) and ditches and all other appurtenances in Stanford Ryvers near Angre, co. Essex, which formerly belonged to Gilbert le Man, and which the donor had of the gift of John de Mounteny his father, lying between the demesne lands of Lytlebury and the king's highway leading from Angre to London. Witnesses: Sir Gilbert de Chelmersford; John ate Lofte; John de Nastoke; John de Thorp; Richard de Thorp; John de Bures; John ate Brugge; Richard de Ideshale; John de Aulton. Dated at London, on Monday after St. Vincent, 11 Edward II.

*Memorandum*, that Richard came into chancery at Westminster, on 25 January, and acknowledged the above deed.

Jan. 25. John Custaunce of Long Stanton acknowledges that he owes to John du Lay 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Huntingdon.  
Windsor.

Richard le Bokiler of Chesthunte acknowledges that he owes to Master Nicholas de Cadomo 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Nicholas son of Ralph Simon of Cheleseye acknowledges that he owes to John son of William de la Forteye the younger of Eston 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

John de Assheby acknowledges that he owes to John le Haukere of St. Ives 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

Roger de Mo[r]teyn, knight, and Adam son of John, knight, acknowledge that they owe to John de Assheby 600*l.*; to be levied, in default of payment, of their lands and chattels in co. Lincoln.

1318.

*Membrane 12d—cont.*Feb. 1.  
Windsor.

William de Sancto Johanne acknowledges that he owes to Ralph de Plumpton, parson of Norton church, diocese of Lincoln, 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Nicholas son of Roger de Welyngton acknowledges that he owes to Master Richard de Welyngton, clerk, 12*l.* 10*s.* 10*d.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Paulinus son of John Peyvre of Tudyngton acknowledges that he owes to Hugh Prilly, executor of the will of William de Kirkeby, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Richard Sturgiun, the king's serjeant, is sent to the abbot and convent of Seleby to receive for life the necessaries of life.

By K. on the information of Master Thomas de Cherleton.

Enrolment of release by Roesia, late the wife of William de Wyshton, late burgess of Norhampton, to Sir William de Thorntoft, clerk, of her right in a messuage in Norhampton, situate in 'the Neulond' between the house of the Friars Carmelite and the tenement of Margery de Lyouns. Witnesses: Sir Robert de Bardelby, clerk; Sir Adam de Herwynton, clerk; Roger de Boudon, John de Boudon, Richard de Boudon, William de Bildesthorp of Neuwerk; William Sutyl, Henry de Lungevill, William de Stretford, Henry Garlekemonger, Adam de Waltham of Northampton. Dated at Westminster, 4 February, 11 Edward II. *Duplicatur.*

*Memorandum*, that Roesia came into chancery at Suthwerk, on the aforesaid day, and acknowledged the above deed.

March 7.  
Windsor.

Robert de Monte Alto, knight, acknowledges that he owes to Richard But, citizen of London, 400*l.*; to be levied, in default of payment, of his lands and chattels in cos. Norfolk and Suffolk.

*MEMBRANE 11d.*

— Margery, daughter and co-heiress of Walter Alet, tenant in chief, and wife of John son of Osbert, puts in her place John Billon and Simon de Grugoyl to seek and receive in chancery her purparty of her father's lands.

Feb. 6.  
Windsor.

Nicholas de la Beche acknowledges that he owes to John Maufe 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

*Cancelled on payment.*

Geoffrey de Forde acknowledges that he owes to John de Wyneston, knight, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Middlesex.—The chancellor received the acknowledgment.

John de Wyneston, knight, acknowledges that he owes to Geoffrey de Forde 100 marks; to be levied, in default of payment, of his lands and chattels in co. Suffolk.—The chancellor received the acknowledgment.

Feb. 8.  
Windsor.

William Dautre is sent to the prior and convent of Penteneye [to receive his maintenance].

Ralph de Wakefeld is sent to the prior and convent of Wanlok [to receive his maintenance].

By K.

Jan. 24.  
Westminster.

To R. count of Flanders. Whereas it was lately found by an inquisition taken by the sheriff of Kent that John Crabbe and certain other malefactors

1318.

*Membrane 11d—cont.*

of the land of Flanders had taken by armed power a ship called '*Le Bon An*' of Strode, laden at Bordeaux with 86 tuns (*solidis*) and 25 pipes of wine by Aymer de Insula, citizen and merchant of Bordeaux, and Arnold Dosynghone, citizen and merchant of Bazas (*Vasaten*), on her voyage to London, at Les Dunes on the sea coast near the Isle of Thanet, and that they carried the ship with them to Flanders; and the king wrote to the count to cause restitution or satisfaction to be made to the said merchants; and the count at length replied that he was ignorant of the premises as he was not certified of the aforesaid deed nor of the persons who committed it, adding that he would punish the delinquents if found within his power; at which answer the king is much astonished, since John Crabbe the principal perpetrator is well known to be of the county of Flanders and stays therein, as the king learns, when he wishes, and the king learns in addition that the wines aforesaid come to the count's use and profit, and that the count gave the ship to the lord of Meldyngham: wherefore the king requests him to cause restitution of the ship and wines, or satisfaction therefor, and for their damages to be made to the said merchants without further delay, so that it may not behove the king to provide them with another remedy. The count is desired to write back an account of his proceedings herein by the bearer.

Feb. 8.  
Windsor.

Geoffrey de Dunton, clerk, acknowledges that he owes to Henry de Malynes 100s.; to be levied, in default of payment, of his lands and chattels in co. Berks.

The abbess of Godestowe acknowledges, for herself and convent, that she owes to William de Bereford the elder 40 marks; to be levied, in default of payment, of her lands and chattels in co. Oxford.

Simon de Beauchamp of Little Reynes acknowledges that he owes to John de Waltham of Branketre 20l.; to be levied, in default of payment, of his lands and chattels in co. Essex.

Simon de Swandlond, citizen of London, acknowledges that he owes to John de Monte Caniso, knight, 46l. 13s. 4d.; to be levied, in default of payment, of his lands and chattels in co. Hertford.

John de Monte Caniso, knight, acknowledges that he owes to Simon de Swanlond, citizen of London, 100l.; to be levied, in default of payment, of his lands and chattels in co. Hertford.

*Cancelled on payment.*

Richard Harewold puts in his place Thomas de Evesham and Thomas de Harpedon to seek and receive in chancery a sum of money that Edmund de Wyntreshull acknowledged that he owed him.

William de Paston, clerk, puts in his place Michael de Wath and Peter Rys to sue the matter of a recognisance for 52½ marks made to him by Hugh de Mortimer, lord of Richards Castle, deceased.

*Memorandum*, that the king sent letters under his privy seal to this effect: 'Edward, etc., to our clerks William de Ayremynn, Robert de Bardelby, Robert de Askeby, and Master Henry de Clif. Whereas we have granted permission to the bishop of Winchester, our chancellor, that he may go on pilgrimage to St. Thomas of Canterbury, and have ordered him to leave our seal in the custody of Henry de Clif under the seal of the said William, Robert, and William, or two of you, to do what pertains to the office of the seal during his absence: you are hereby ordered to intend the custody of the seal, and to do what pertains thereto. Dated at Wyndesore, 6 February, in the eleventh year of our reign.' And afterwards, on 13 February, at the third hour, the said Master Henry brought the great seal to Westminster under the chancellor's seal, the chancellor having

1318.

*Membrane 11d—cont.*

commenced his journey, and the said William and Robert de Askeby, in the absence of Robert de Bardelby, opened the seal, and sealed writs with it, and immediately afterwards the great seal was left in Henry's custody under the seals of the said William and Robert de Askeby; and afterwards, on 17 February, the said Robert de Bardelby went to the chancellor, in whose presence the great seal was opened, and writs were sealed therewith; and after the sealing, the said Robert de Bardelby put his seal to the great seal together with the said William and Robert de Askeby; and afterwards, 19 February, the chancellor returned to court to Suthwerk, and there in his inn, at the third hour, received from Master Henry the great seal so sealed under the seals of William, Robert, and Robert, and immediately after dinner he opened the seal, and sealed writs therewith. [*Parl. Writs.*]

Feb. 6.  
Windsor.

To Master Rigaud de Asserio, canon of Orleans. Order forbidding his exercising or attempting anything against religious or other ecclesiastical persons or laymen in this realm to the prejudice of the king or of his crown, as he learns from the complaints of the inhabitants of this realm that he is exercising various new, unusual, and inconvenient practises against religious and other ecclesiastical persons and laymen in this realm. By C. [*Fœdera.*]

Feb. 8.  
Windsor.

John de Wodehaye, parson of Hertleye church, diocese of Winchester, acknowledges that he owes to Bogo de Wanton 2 marks; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Peter de Monte Forti acknowledges that he owes to Henry Darcy, 'draper' of London, 15*l.* 10*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Robert de Maners is sent to the prior and convent of Flicham [to receive his maintenance]. By K.

Feb. 1.  
Windsor.

To R. count of Flanders. Because it was lately found by an inquisition taken by the sheriff of Kent that certain malefactors of the count's power took by armed force a ship of Robert Youn, Alan atte Warfe, and Thomas Tuk, citizens and merchants of London, called '*La Swalewe*' of London, laden with wines, linen cloths, canvas, and other goods of Robert, Alan, Thomas, and of Henry le Palmer, whilst anchored at Mergate within the king's power, and slew the master and mariners of the same, and took away with them the ship and her tackle, price 200 marks sterling, together with the goods and merchandize found in her, to wit 25 tuns and 7 pipes of wine, price 17*l.* sterling, canvas, linen cloth, and other goods to the value of 24*l.* sterling, silver cups, beds, robes, armour and other small necessities, price 30*l.* sterling, and 60*l.* sterling in money by tale, and carried the same to La Swyne within the count's dominion, detaining the same from the said merchants to their damage of 100*l.* in addition to the above sums, the king frequently requested the count to cause restitution or satisfaction to be made to the said merchants; and the count at length replied that he was in ignorance in this matter, as he was not informed concerning the above deed nor of those who committed it, adding that he would punish them if found within his power; as it is now testified before the king that (*apud*) Lambesin White, William Hoscard, William Denel, Christian Wolpyn, John Spaynard, William Reinald, Quintin Hereman, Quintin Broun, Hanekyn Colure, Richard Rawel, John Maleft, Quintin le Penson, John le Moselere, John Lemesone, and Peter Seeman committed the said trespass and robbery, and that they took with them to Flanders a boy (*garcionem*) found in the said ship, having slain the mariners and all others found in her, which boy stayed in Flanders for nearly a year with some of the trespassers aforesaid and with John le Gos, then the count's bailiff of Leschufe, and that the wines found in the ship were delivered by the said malefactors to John

1318.

*Membrane 11d—cont.*

Tripet of Male for the count's use, which John appropriated to himself a dog found in the ship together with the charter of the freight of the ship, and that the aforesaid Quintin Lempescoe (*sic*) sold the said ship to John Lompesone, his brother, who repaired it otherwise than it was before in order that it should not be recognised; wherefore the king signifies the premises to the count in evidence of the affair, and requests him to cause restitution or satisfaction to be made to the said merchants of their ship and goods and their damages without further delay, according to the contents of the count's aforesaid letter, so that it may not behove the king to provide them with another remedy. He is desired to write back an account of his proceedings by the bearer.

Feb. 10. Robert de Monte Alto acknowledges that he owes to Richard But, citizen of London, 200 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Feb. 13. Warin de Insula acknowledges that he owes to John de Wysshele and Juliana his wife 80 marks; to be levied, in default of payment, of his lands and chattels in co. Berks.

Master Henry de Grofhirst and Richard his brother and Thomas de Birstan acknowledge that they owe to John son of John de Lenham 100*l.*; to be levied, in default of payment, of their lands and chattels in co. Kent.

Feb. 16. William de Stoke acknowledges that he owes to Walter de Bredon 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Feb. 10. To R. count of Flanders. Because it was lately found by inquisition taken by the sheriff of Kent that certain malefactors of the count's power entered by armed force a ship of Hamo de Chiggewell, merchant of London, called '*La Nicolas*' of London, laden with wine, oil, and other goods of Hamo's and of William de Bedele and Elias Petri, merchants of the said city, whilst anchored within the king's power at Kyngesdoune near the port of Sandwich, and carried away to Flanders the goods found in her, to wit 178 tuns and 9 pipes of wine, price 1,095*l.* sterling, price of each tun 6*l.*, 10 quarters of wheaten flour, price 10*l.* sterling, each quarter 20*s.*, six quintals of whale (*balena*), price 104*l.*, each quintal 4*l.* (*sic*), a tun and two barrels of nut oil, price 11*l.*, and a pipe of vinegar, price 60*s.*, and saffron (*crocum*) and pepper, price 43*l.*, and armour, price 13*l.*, and 40*l.* in money by tale, and silver cups, beds, robes, chests, and other goods of the master, mariners, and merchants, price 20*l.*, and slew the master and mariners of the ship, except three mariners, and afterwards scuttled and sank the ship and her tackle, price 250 marks sterling, the king requested the count to cause restitution or satisfaction to be made to the said merchants; to which the count at length replied that he was in ignorance of the premises since he was not informed of the deed nor of those who committed it, adding that he would punish the delinquents if found in his power; at which answer the king marvels, since it was found by the said inquisition that the malefactors were of the count's power, and that they had committed the premises by the maintenance and assent of the count and of all the community of Flanders, and it is testified before the king that the said malefactors came upon the sea with a great fleet of ships and so perpetrated the aforesaid robbery, and that the deed was committed at the place aforesaid, the men of those parts standing by and seeing it and having full notice that the trespassers (*transgressionibus*) were of the count's power; wherefore the king requests the count to cause restitution or satisfaction to be made to the said merchants without delay for the same



1318.

*Membrane 11d—cont.*

and their damages, so that it may not behove the king to provide them with another remedy. The count is requested to write back by the bearer an account of his proceedings herein.

Thomas Wandak acknowledges that he owes to Simon de Brecheston 22 marks; to be levied, in default of payment, of his lands and chattels in co. Warwick.

— Hugh de Menill, who married Joan, one of the daughters and co-heiresses of Robert la Warde, tenant in chief, puts in his place John de Hethcote, chaplain, to seek and receive in chancery Joan's purparty of the knight's fees and advowsons of the said Robert.

*MEMBRANE 10d.*

Feb. 12.  
Windsor.

To Robert, count of Flanders. Whereas the king lately requested him to do justice to William [de] Cumbmartyn, citizen and merchant of London, and John Gregory, Adam Fode, and Edward Reynald, merchants of Lym, concerning 29 serplers of wool taken and carried away from them in a river between Gravelinges and Bystath by John de Fienles and his men, and he wrote back that he had addressed the said John concerning this matter, and John replied that he would, out of reverence for the king and love of the count, satisfy the said merchants for the wool if the king would cause the value thereof to be levied of the said John's goods and chattels within this realm at fitting terms, and would cause the same to be paid to the merchants. The king is gratified with this answer, but as he cannot well fulfil what is contained in the answer by the count's answer without the aforesaid John, he requests the count to induce John to satisfy the merchants or their attorneys for the value of the wool aforesaid, or to cause his letters patent to be made in due form to them containing the value of the wool and the terms of payment, whereby the king may cause the value to be levied of John's lands and goods in England and may pay the same to the merchants. If John refuse to do so, the count is requested to cause justice to be done to the merchants, as it pertains to him to do justice to those complaining of such trespasses within his power, so that it may not behove the king to provide them with another remedy. He is desired to write back by the bearer an account of his proceedings in this matter, and of what the said John shall cause to be done.

Jan. 28.  
Westminster.

To John, lord of Fyenles. On the complaint of Adam Huntman, merchant and citizen of London, that whereas he caused 13 serplers of wool to be laden in a ship in the port of London in order to take the same to St. Omer to make his profit thereof, the said John and his bailiffs of Gynes, believing the wool to be the property of someone of the town of St. Omer and not of the king's land or power, caused it to be arrested in Gynes, the king has frequently written to him requesting him to cause satisfaction or restitution thereof to be made to Adam; and the said John has signified to the king, amongst other things, that, although he understood from burgesses of Ypres and elsewhere that the wool belonged to certain men of St. Omer, he had assigned a day to the said merchant within the quinzaine of the Purification to return to him, promising him that he would, out of love for the king, do in this behalf what of right ought to suffice; for which the king thanks him. The king, confiding in his promise, has caused the said merchant to be sent to him, and he requests him to cause restitution to be made of the wool aforesaid, together with the damages sustained by the said merchant, without delay, so that it may not behove the king to provide the merchant with another remedy.

1318.

*Membrane 10d—cont.*Feb. 17.  
Sheen.

Margaret, late the wife of John de Lenham, acknowledges that she owes to John de Lenham her son 40*l.*; to be levied, in default of payment, of her lands and chattels in co. Berks.

The prior of Hertford acknowledges that he owes to Master Elias de Sancto Albano 32*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Feb. 17.  
Sheen.

To Master Rigaud de Asserio, canon of Orleans. Order forbidding his attempting anything to the prejudice of the king or of the liberties of his free chapels of St. Martin le Grand, London, St. Peter, Wolvernehampton, of Stafford, of Wymburnemynstre, of Bruges, St. Mary, Shrewsbury, of Tettenhale, of Pencriz, and St. Oswald, Gloucester, and to revoke anything he may have attempted in this behalf, as the king understands that he exacts from the deans and prebendaries of the chapels and the prebends thereof certain intolerable impositions and payments, and compels them to pay the same by ecclesiastical censure, whereas they are free chapels of the king, and are exempt, together with the prebends and chapels pertaining to them, from all ordinary jurisdiction and from all exactions, procurations, payments, impositions, and contributions whatsoever.

By C.

John de Ros of Hamelak acknowledges that he owes to Robert de Bardelby, clerk, 100*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

Stephen Houel acknowledges that he owes to John de Claveryng' 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

*Cancelled on payment.*

John de Lenham, knight, acknowledges that he owes to Thomas Cok, citizen of London, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

To W. archbishop of Canterbury. Prohibition of his proceeding to the execution of certain unusual letters, hitherto unheard of in this country, concerning lands and chattels that are not of testament or marriage, which are being brought into the country to be executed by the archbishop and others, the execution whereof would be to the disinheritation of the king's crown and dignity, for the preservation whereof the archbishop is bound by oath, and to the grievous prejudice of the inhabitants of these realms. He is forbidden to attempt anything by virtue of the said letters that may be to the prejudice of the king, his crown and dignity, and he is ordered to revoke without delay anything that he may have attempted under pretext of the letters.

By K.

The like to the archbishop of York and all the bishops of England.

William de Rikethorn, who served the king and his father, is sent to the abbot and convent of Chester to receive the same maintenance as John Gamage, who had his maintenance in their house at the late king's request, received therein. By K. on the information of Master Thomas de Cherleton.

Alan de Sancto Botulpho is sent to the prior and convent of Rochester [to receive maintenance].

By K.

Oudinus Bruant, king's yeoman, is sent to the prior and convent of Holynges to receive the same maintenance for life as Philip Walrond, deceased, had in their house by the late king's order.

By p.s.

The prior of St. Mary's Suthwerk acknowledges that he owes to Robert de Bardelby, clerk, 14*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

*Cancelled on payment.*

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Feb. 21.  
Windsor.*Membrane 10d—cont.*

Thomas de Harpedon acknowledges that he owes to John Vanne, clerk, 5 marks; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Edmund de Passelewe acknowledges that he owes to Robert de Bardelby, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

*Cancelled on payment.*

The abbot of Certeseye acknowledges, for himself and convent, that he owes to John Priour, the elder, and John his brother, citizen of London, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

*Cancelled on payment.*

John de Recl yngg' acknowledges that he owes to Elias Swetman of Estgrenewych 4*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Matilda, late the wife of Matthew de Furneux, tenant in chief, puts in her place Walter de Cumpton or Robert le Roo to seek and receive her dower.

Feb. 24.  
Kennington.

John de Torryng', clerk, acknowledges that he owes to Master William de Mari, parson of the church of Africheston, 32 marks; to be levied, in default of payment, of his lands and chattels in co. Sussex.

*Cancelled on payment.*

William de Herthill acknowledges that he owes to John de Hedersete 200*l.*; to be levied, in default of payment, of his lands and chattels in cos. Worcester, Gloucester, and Stafford.

Enrolment of release by Roger son of Roger le Convers of Kelewedon to Miles de Mounteny and Agnes his wife, of his right in the lands that Miles and Agnes hold in Keleweden and High Aungre, in the hamlet called 'Mardene,' with the homages, villenages, etc., pertaining thereto, whereof Nicholas le Convers enfeoffed Roger le Convers, the releasor's father, and Agnes, the releasor's mother, and the releasor. Witnesses: John de Solario, William de la Haye, John Morel, John de Burnedish, Alan de Berewyk, Peter de Pernill, Nicholas Jordan, Richard atte Ree. Dated at Kelewedon, on Sunday after the Purification, 11 Edward II.

*Memorandum*, that Roger came into chancery, on 24 February, and acknowledged the above deed.

Feb. 24.  
Kennington.

William de Popelton, parson of the church of Corby near Rokyngham, acknowledges that he owes to William de Houeden, clerk, 13*l.* 10*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

*Cancelled on payment.*

Richard de la Ryvere acknowledges that he owes to Henry de Brocke-worth 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Matthew de Brewosa, who long served the king and his father, is sent to the abbot and convent of Langele to receive maintenance for life.

By K.

William Dautry is sent to the abbot and convent of Louth Park [for the same purpose].

By K.

Richard de Marleburgh is sent to the prior and convent of Bradenstok [for the above purpose].

By K.

Hugh de Balburgham is sent to the abbot and convent of Dirford.

By K.

1318.

*Membrane 10d—cont.*

John de Bachesworth acknowledges that he owes to Simon de Swandlond, citizen of London, 80*l.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.—The chancellor received the recognisance.

Feb. 26.  
Windsor.

William Barthelemeu of Great Bemflet acknowledges that he owes to Hugh de Gillyngham 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

William Arnald of Aylesford acknowledges that he owes to Walter Galle, goldsmith of London, and to Markisa his wife 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

John de Chavent acknowledges that he owes to Geoffrey Seman of Cantebrigge 40*l.*; to be levied, in default of payment, of his lands and chattels in cos. Cambridge and Suffolk.

Feb. 28.  
Westminster.

Richard son of Henry de Whitelegh came before the king, on Monday after St. Matthias, and sought to replevy his land and that of Thomas Prillyk of La Lake and of Margery his wife, and of Agnes, daughter of Thomas, of Walter de Tetesbury and Alice his wife, and Roger, Walter's son, of Elias Draghe, of Walter le Muner, of Robert de Wodham, and of Matilda his wife, of William, parson of the church of Lyen, of Henry Cailleway and Sarah his wife, and of Roger son of Martin de Wynescote, and of Walter Cobbe in Wynescote, taken into the king's hands for their default before the justices of the Bench against John de Crocketon. This is signified to the justices.

Enrolment of deed by Adam Bacoun, surrendering and releasing to Thomas de Burgh 100*s.* of yearly rent and two robes, price 20*s.* each, yearly, which Thomas had granted to him for life, charging the payment thereof upon his lands in Brigham, co. Cumberland, in consideration of a sum of money paid by Thomas to Adam for this surrender. Witnesses: Sir Anthony de Lucy, Sir Andrew de Harcla, Sir Robert de Leyborn, Sir John de Penreth, knights; Hugh de Louthre, Henry de Threlkeld, Robert de Louthre, John de Skelton, William Bacoun, Thomas de Hoton, William de Kyrkeby, Nicholas de Sutton. Dated at London, on Sunday after Michaelmas, 11 Edward II.

*Memorandum*, that Adam came into chancery in the House of the *Conversi*, London, on 28 February, and acknowledged the above deed.

*MEMBRANE 9d.*

March 1.  
Westminster.

John Abel, knight, acknowledges that he owes to William de Ayremynn, clerk, 13 marks; to be levied, in default of payment, of his lands and chattels in cos. Essex and Kent.

*Cancelled on payment.*

Richard de Perers, knight, acknowledges that he owes to Richard But, citizen and merchant of London, 51*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

*Cancelled on payment.*

March 2.  
Westminster.

John Joce and Elizabeth his wife acknowledge that they owe to Nicholas Fermbaud, the younger, 100*l.*; to be levied, in default of payment, of their lands and chattels in co. Essex.

John Joce and Elizabeth his wife and William de Deen, the elder, acknowledge that they owe to John de Warennia, earl of Surrey, 100 marks; to be levied, in default of payment, of their lands and chattels in co. Essex and in the city of London.

1318.

*Membrane 9d—cont.*

John Joce and Elizabeth his wife acknowledge that they owe to William de Deen, the elder, 100 marks; to be levied, in default of payment, as above.

John Joce and Elizabeth his wife and William de Deen, the elder, acknowledge that they owe to John de Warennæ, earl of Surrey, 366*l.* 13*s.* 4*d.*; to be levied, in default of payment, as above.

John Joce and Elizabeth his wife acknowledge that they owe to William de Deen, the elder, 366*l.* 13*s.* 4*d.*; to be levied, in default of payment, as above.

John de Fontibus puts in his place Adam de Baiocis to seek and receive 80 marks from John Darcy, which John Darcy lately acknowledged in chancery that he owed to him.

March 1. To Master Rigaud de Asserio, canon of Orleans. Order prohibiting his  
Westminster. levying or collecting Peter's pence in this realm in any other wise than was usual heretofore, until order be taken in parliament what may be done herein without prejudice of the crown and people, complaints having reached the king that he is levying Peter's pence otherwise than was usual.  
By K. and C.  
[*Fadera.*]

The like to the archbishops, bishops, deans, archdeacons, and all other prelates of the church, as appears on the Patent Roll under the same date. [*Ibid.*]

Feb. 28. Adam Alman, who long served the king, is sent to the prior and convent  
Westminster. of Boulton to receive the same maintenance as one of the canons, the king having at another time requested them by writ of privy seal for the said Adam.  
By p.s.

March 2. Henry de Thornhull, the king's cook, is sent to the prior and convent of  
Westminster. Great Malverne to receive such maintenance for life as John de Waltham, the late king's serjeant, had in their house at the late king's request.  
By K. on the information of Master Thomas de Cherleton.

Robert le Orfevre of Ludelaghe, who long served the king, etc., is sent to the abbot and convent of Redyngg' to receive the allowance for a monk, and a robe yearly, and other necessities for life in the priory of Leoministre, a cell of that house.  
By K. on the information abovesaid.

March 3. Robert de Ryburgh is sent to prior and convent of Gyseburgh in  
Westminster. Clyveland. By K. on the information of Master Thomas de Cherleton.

Feb. 26. Master John le Keu, the king's serjeant (*serjantus*), is sent to the prior  
Windsor. and convent of Christ Church Twynam, to receive maintenance suitable for a serjeant.  
By p.s.

Simon Plane is sent to the abbot and convent of King's Beaulieu. Afterwards, on 20 March, he is sent to the master and brethren of the hospital of Christ church, Southampton.

Hugh de Wyndes[ore] is sent to the abbot and convent of Shireburn in Dorset.  
By K.

March 2. Simon de Tirelton, clerk, has letters to the abbot and convent of  
Westminster. Leicester to receive the pension that they are bound to find for one of the king's clerks by reason of the new creation of the abbot.

By K. on the information of Master Thomas de Cherleton.  
The like in favour of John de Feryby, clerk, to the abbot and convent of Welhou near Grymesby.  
By p.s.

1318.

*Membrane 9d—cont.*

March 4. Henry de Hemmyngburgh, parson of Sandhirst church, diocese of Westminster. Canterbury, acknowledges that he owes to Robert de Bardelby, parson of Gedeneye church, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

*Cancelled on payment.*

March 7. Thomas de Bella Fago of Berford acknowledges that he owes to John Windsor. de Bureford, citizen of London, 54 marks; to be levied, in default of payment, of his lands and chattels in cos. Oxford and Buckingham.

March 8. William de Scothowe, clerk, acknowledges that he owes to William de Westminster. Massyngham, merchant of London, 30*l.*; to be levied, in default of payment, of his lands and chattels in cos. Norfolk and Cornwall.

Feb. 28. To the sheriff of Stafford. Order to cause regard to be made in the Kennington. forest of Kinefare before the Ascension next before the coming of the justices of the Forest.

*[Capitula.]*

April 27. The like to the sheriff of Nottingham to cause regard to be made in the Wallingford. forest of Shirwood before St. Peter ad Vincula.

May 24. The like to the sheriff of Worcester to cause regard to be made in the Westminster. forest of Kynefare (*sic*) before Michaelmas.

March 8. Richard de Perers, knight, acknowledges that he owes to Richard de Windsor. Anesty, 'draper' of London, 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.—The chancellor received the acknowledgment.

March 11. Stephen de Bosco, citizen of London, acknowledges that he owes to Byfleet. Robert de Thorp, clerk, 7 marks; to be levied, in default of payment, of his lands and chattels in the city of [London].—The chancellor received the acknowledgment.

Roger de Nonaunt acknowledges that he owes to John de Puntyngham 48*l.*; to be levied, in default of payment, of his lands and chattels in co. Devon.—The chancellor received the recognisance.

John de Belhous, knight, acknowledges that he owes to Robert de Dorkyng', citizen of London, 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

John de Holhurst of Cranlegh and Henry atte Knolle of the same acknowledge that they owe to Roger de Bromshulf, clerk, 16*l.*; to be levied, in default of payment, of their lands and chattels in co. Surrey.

Bartholomew de Shire, clerk, and John atte Knolle of Cranlegh acknowledge that they owe to Roger de Bromshulf, clerk, 16*l.*; to be levied, in default of payment, of their lands and chattels in co. Surrey.

Thomas de Northwode acknowledges that he owes to William Druel, clerk, 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.—The chancellor received the acknowledgment.

Enrolment of grant by Robert de Tymparon, clerk, to Robert de Barton and Mary his wife of all the lands in Patrikdale in the town of Barton that he has of the feoffment of the said Robert: to have and to hold to the said Robert and Mary and the heirs male of their bodies, with remainder, in default of an heir male, to the right heirs of the said Robert de Barton. Witnesses: Gilbert de Lancastre, John Lengleys, John de Rossegill, knights; Robert de Oliburn, Henry de Haveryngton, Henry de Cundale,

1318.

*Membrane 9d—cont.*

Michael de Tyrer, William de Bourbank, Ralph Brounson. Dated at London, 8 March, 11 Edward II.

*Memorandum*, that Robert de Tymparon came into chancery, on the said day, and acknowledged the above deed.

March 14.  
Westminster.

The prior of Lewes acknowledges, for himself and convent, that he owes to Nicholas Astalf, merchant of Luca, 200 marks; to be levied, in default of payment, of their lands and chattels in co. Sussex.

*Cancelled on payment.*

Ralph de Farleye and John le Chaumberleyn of La Rugge acknowledge that they owe to Elias de Hungerford 200*l.*; to be levied, in default of payment, of their lands and chattels in cos. Wilts and Berks.

Richard son of John de Venuz acknowledges that he owes to James de Norton, knight, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.—The chancellor received the acknowledgment.

*Cancelled on payment.*

*Memorandum*, that the king, on 1 March, at Westminster, at the request of Sir William de Grandisono, one of the executors of the wills of Edmund, the king's uncle, and of Blanche, late Queen of Navarre, his wife, granted that all writs for debt to be sued out in chancery under the executors' names should be made without any fine being made therefor.

John de Yerdhill acknowledges that he owes to Hervey de Stanton 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

March 16.  
Westminster.

John, abbot of Stanle, acknowledges that he owes to Leonard Vento and Anthony Usus Maris, merchants of Genoa, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Wilts.

*Cancelled on payment.*

*MEMBRANE 8d.*

March 3.  
Westminster.

To W. archbishop of Canterbury. Order further proroguing until the morrow of the Holy Trinity the parliament summoned to be holden at Lincoln in the quinzaine of St. Hilary, afterwards prorogued until the first Sunday in Lent. [*Parl. Writs.*]

By K.

The like to W. archbishop of York, A. archbishop of Dublin, and to sixteen others. [*Ibid.*]

The like to J. bishop of Bath and Wells. [*Ibid.*]

To the abbot of St. Augustine's Canterbury. Like order. [*Ibid.*]

The like to forty-six abbots, and the prior of St. John's Hospital, and the master of the order of Sempyngham. [*Ibid.*]

To Thomas, earl of Lancaster. Like order. [*Ibid.*]

The like to seven earls and one hundred and nineteen others. [*Ibid.*]

To the sheriff of Essex and Hertford. Order to cause the knights of the shire, citizens, and burgesses to attend the parliament as above prorogued. [*Ibid.*]

By K.

The like to all the sheriffs of England. [*Ibid.*]

March 30.  
Hadleigh.

Alan de Sancto Botulfo, esquire, who served the king and his father in garrison of the town of Berwick-on-Tweed, is sent to the abbot and convent of Evesham to receive maintenance.

By K.

1318.

*Membrane 8d—cont.*

March 17. John de Sancto Philberto acknowledges that he owes to John de Westminister. Bassyngburn 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

Robert Baynard, knight, acknowledges that he owes to Edmund Bacun, knight, 110*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

*Cancelled on payment.*

Geoffrey de Eston of Aldwerk acknowledges that he owes to John Hayward 27 marks; to be levied, in default of payment, of his lands and chattels in co. York.

John de la Bataille of co. Buckingham and William de la Bataille of co. Cambridge acknowledge that they owe to Taillifer de Tyl 40*l.*; to be levied, in default of payment, of their lands and chattels in co. Buckingham.

*Cancelled on payment.*

Stephen Houel, knight, acknowledges that he owes to John le Hauker 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

John de Drokenesford, bishop of Bath and Wells, acknowledges that he owes to Roger de Northburgh, clerk, 60*l.*; to be levied, in default of payment, of his lands and chattels in cos. Southampton, Wilts, and Somerset.

*Cancelled on payment.*

March 18. Thomas Fair, who long served the king, is sent to the abbot and convent Westminister. of Stratford, to receive the same maintenance as Richard de la Crosse meyt received in his lifetime in their house.

By K. on the information of Master Thomas de Cherleton.

March 19. To Robert de Kendale, constable of Dover castle and warden of the Westminister. Cinque ports. Order not to permit until further orders any earl, baron, knight, or other man-at-arms to pass the sea under pretext of any licence heretofore granted to them by the king, or any other person to pass the sea in his bailiwick.  
By K. and C.

Roger de Rokesle, citizen of London, acknowledges that he owes to John le Haukere of St. Ives 40 marks; to be levied, in default of payment, of his lands and chattels in the city of London.

March 19. To Walter de Norwico. Order to be at Westminister on the morrow of Westminister. the close of Easter to treat about the king's affairs and especially about certain petitions from the cardinals to the king. [*Parl. Writs.*]

The like to:

William de Bereford.

Henry le Scrop.

Henry Spigurnel.

John de Mutford. [*Ibid.*]

March 24. Robert son of William le Vavasour acknowledges that he owes to Alice, Hadleigh. daughter of Laurence de Preston, knight, his kinswoman, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

March 25. John de Moubray, lord of the Isle of Haxholm, acknowledges that he Clare. owes to John de Triple and Blasius de Sene 700*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

*Cancelled on payment.*

Robert de Monte Alto acknowledges that he owes to Richard But, citizen of London, 213*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.



1318.

*Membrane 8d—cont.*

John de Claveryng' acknowledges that he owes to John le Haukere 120*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Henry de Notingham, 'peleter' of London, acknowledges that he owes to Robert le Mareschal, goldsmith (*orfevre*), 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent and in the city of London.

*MEMBRANE 8d.—Schedule.*

Enrolment of deed of Robert de Pount Fraynt, witnessing that whereas the king lately granted to Isabella, queen of England, the wardship of the lands of the inheritance of Thomas Wake, in the king's hands by reason of the minority of Thomas, to have until he come of age, with knights' fees and all other appurtenances; and during the heir's minority Joan de Kent of Coleby, who held certain lands in Brantyngham, co. York, of the said inheritance in chief, died, whereby the custody of her lands in Brantyngham came to the queen's hands by reason of the minority of Simon son and heir of Joan; and the queen has sold the custody of the lands in Brantyngham to the aforesaid Robert, for a fine made by him, to have from the day when they first came into the king's hands until Simon come of age; the said Robert, by this deed, has granted and sold the wardship aforesaid to John de Ellerker, the elder, for a sum of money paid by him, to have in the same manner as Robert had it according to the queen's charter. Dated at London, 26 March, 11 Edward II. *French.*

March 27.  
Clare.

Matilda de Capeles acknowledges that she owes to Margery de Wylughby 100*l.*; to be levied, in default of payment, of her lands and chattels in co. Suffolk.

Ralph son of Edmund de Wedon acknowledges that he owes to John le Hert 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

John, bishop of Winchester, and Master James de Florenc[ia], arch-deacon of Wilts, acknowledge that they owe to the prior of Merton 300*l.*; to be levied, in default of payment, of their lands and chattels in co. Surrey.

*Memorandum*, that on 29 March, J. bishop of Winchester, the chancellor, left London to go to Leicester by the king's order, and he left the great seal under his seal by the king's order in the custody of Master Henry de Clif, to be kept under the seals of Sir William de Ayremynn and Sir Robert de Askeby until the chancellor's return, so that William, Henry and Robert should meanwhile do what pertained to the office of the seal; which William, Henry, and Robert on the same day, immediately after dinner, in the chancellor's inn at Suthwerk, opened the seal and sealed writs with it, and after the sealing William and Robert sealed the seal with their seals, and the seal remained in Henry's custody. [*Parl. Writs.*]

March 30.  
Hadleigh.

The prior of Merton acknowledges, for himself and convent, that he owes to Reginald de Conductu and Bartholomew de Honylan, citizens and merchants of London, 150*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

*Cancelled on payment.*

Thomas son of Richard de Campes, 'irmonger' of London, acknowledges that he owes to John de Dunstaple, clerk, 68*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

*Cancelled on payment.*

1318.

*Membrane 8d—Schedule—cont.*April 12.  
Windsor.

William de Ros of Ingmanthorp acknowledges that he owes to Thomas de Everyngham, son of Robert de Everyngham, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. York.—The chancellor received the acknowledgment.

John Pecche, knight, acknowledges that he owes to Nicholas de Segrave 115*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.—The chancellor received the acknowledgment.

April 1.  
Hadleigh.

Ralph son of Ralph Paynel acknowledges that he owes to Richard de Carleton of Lincoln and Walter de Crauden of Wolrichby, executors of the will of Ralph Paynel, deceased, 218 marks 9*s.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Master Walter de Istlep, clerk, acknowledges that he owes to William de Ayremynn, clerk, 25 marks; to be levied, in default of payment, of his lands and chattels in co. Hereford.—Robert de Ask[eby] received the acknowledgment.

*Cancelled on payment.*

Thomas son of Richard de Campes, 'irmonger' of London, acknowledges that he owes to Henry Norman 40*l.*; to be levied, in default of payment, of his lands and chattels in the city of Lincoln.

April 8.  
Westminster.

Brother John, prior of Montacute, acknowledges, for himself and convent, that he owes to John de Bureford, citizen of London, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

*Cancelled on payment.*

John le Brun of Suthanyngfeld and Ralph de Cokthorp, parson of Lye church, diocese of London, acknowledge that they owe to John de Herlawe, 'seler' of London, 40*l.*; to be levied, in default of payment, of their lands and chattels in co. Essex.

Nicholas Fermbaud, parson of the prebendal church of West Thurrok, and Robert de Sancto Albano, parson of the church of St. Magnus at the Bridge, diocese of London, acknowledge that they owe to Robert de Emeldon, clerk, 10 marks; to be levied, in default of payment, of their lands and chattels in the city of London and county of Essex.

The prior of Merton acknowledges, for himself and convent, that he owes to John de Causton, citizen of London, 150*l.*; to be levied, in default of payment, of their lands and chattels in co. Surrey.

*Cancelled on payment.*

Bernard Aringi, citizen of London, acknowledges that he owes to John de Causton, citizen of London, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex and in the city of London.

Robert son of William le Vavasour acknowledges that he owes to John de Ellerker, the elder, 4*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

*Cancelled on payment.*April 8.  
Mortlake.

Ralph Barry of Rolvyndenn acknowledges that he owes to John Malemeyns of Hoo, knight, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Robert de la Forest, the younger, and Hugh de Lee acknowledge that they owe to John de Mordon, 'stokfishmongere' of London, 6 marks; to be levied, in default of payment, of their lands and chattels in co. Kent.

1318.

*Membrane 8d—Schedule—cont.*April 13.  
Mortlake.

William Brokhurst of Aycheneswell acknowledges that he owes to Master Richard Tybotot, parson of the church of Kyngesclere, 540 marks; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Thomas de Wandlesworth acknowledges that he owes to John le Mareschal of Walebrok 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

James de Welde acknowledges that he owes to John le Mareschal of Walebrok 15*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

William son of William de Sengham of Grantesele acknowledges that he owes to Richard son of John de Kymberle of Cantebrigg' 100 marks; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

Walter son of Robert le Deakne of Sabrightesworth acknowledges that he owes to Geoffrey de Brokhole of Great Mundene 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

William de Ros of Ingmanthorp acknowledges that he owes to Thomas son of Adam de Everyngham 100*l.*; to be levied, in default of payment, of his lands and chattels in co. York.—The chancellor received the acknowledgment.

William de Ayremynn, clerk, acknowledges that he owes to Agnes, late the wife of John de Bassingburn, knight, 90*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

*Cancelled on payment.*April 16.  
Windsor.

Walter Graunt of Huctote, co. Buckingham, acknowledges that he owes to John de Wengrave, citizen of London, 18 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Thomas Feyrfax of Wolton acknowledges that he owes to Master John de Hildesle, clerk, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

John son of Thomas le Woder, 'burlere' of Candelwykstret, London, acknowledges that he owes to Stephen Craye of London 20*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Walter de Twynham, knight, acknowledges that he owes to Walter de Kirkebride, knight, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Cumberland.

*Cancelled on payment.*

William de Grandissono and Peter his son acknowledge that they owe to John Vivian, citizen of London, 1,000*l.*; to be levied, in default of payment, of their lands and chattels in co. Kent.

*Cancelled on payment.*

Isabella la Beale of Suthstok acknowledges that she owes to Master Adam de Hoghton 40*l.*; to be levied, in default of payment, of her lands and chattels in co. Oxford.

Walter de Kirkebride, knight, acknowledges that he owes to William de Ayremynne, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Cumberland.

William de Ayremynn, clerk, acknowledges that he owes to John de Bureford, citizen of London, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

*Cancelled on payment.*

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*Membrane 8d—Schedule—cont.*April 20.  
Windsor.

Bernard Aringi of Florence, citizen of London, acknowledges that he owes to John Norman of Dunstaple 300*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

The said Bernard acknowledges that he owes to the abbot and convent of Kyngeswode 4,000*l.*; to be levied, in default of payment, as above.

The said Bernard acknowledges that he owes to Master Thomas de Pontesbury 100*l.*; to be levied, in default of payment, as above.

*Cancelled on payment.*

The said Bernard acknowledges that he owes to 'Thomas de Haveryng' of London 72*l.*; to be levied, in default of payment, as above.

William de Staneleye acknowledges that he owes to Richard de Stodelhurst 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Essex.—The chancellor received the acknowledgment.

May 10.  
Windsor.

John de Say acknowledges that he owes to John de Chaumpaign 13*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.—The chancellor received the recognisance.

*Cancelled on payment.*

*MEMBRANE 7d.*April 8.  
Mortlake.

Thomas atte Melle came before the king, on Saturday after St. Ambrose, and sought to replevy to William le Waleys the said William's land in Wythyhamme, taken into the king's hands for his default before the justices of the Bench against Gilbert du Boys. This is signified to the justices.

April 8.  
Westminster.

John de Ernestede came before the king, on Saturday after St. Ambrose, and sought to replevy to the abbot of St. Edmund's the said abbot's land in Brok' and Castr', taken into the king's hands for the abbot's default before the bailiffs of Petronilla de Norford at Thirston against Peter le Mounk of Gonthorp, Robert de Dunston, John de Dounston, and Hugh West of Framelingham. This is signified to the bailiffs aforesaid.

April 11.  
Byfleet.

Walter Jozze, 'alblaster,' is sent to the prior and convent of Thurgarton to receive maintenance in their house, in consideration of his service to the king and his father in the garrison of the town of Berwick. By p.s.

Gilbert de Beverlaco, king's serjeant, is sent to the abbot and convent of Kirkestede. By the same letter.

May 2.  
Whitchurch.

Hugh de Langport came before the king, on Tuesday after SS. Philip and James, and sought to replevy to John de Welyngton, Hugh de Langelond, and John de Contevill their land of Overewere, taken into the king's hands for their default before the justices of the Bench against Anselm de Gurney. This is signified to the justices.

John de Welyngton came before the king, on the above day, and sought to replevy his land of Overewere, taken into the king's hands on the above account.

William de Brettevill came before the king, on the above day, and sought to replevy to Robert Sparewe of Estmalling and Isabella his wife their land in Estmalling, taken into the king's hands for their default before the justices of the Bench against Petronilla, daughter of Agnes Totild. This is signified to the justices.

Enrolment of deed of Brother John, prior of Montacute, diocese of Bath and Wells, and the convent of the same, granting to Master Roger de la

1318.

*Membrane 7d—cont.*

Bere, clerk, in consideration of services rendered by him to the abbey, of 10*l.* yearly for life, to be received from the sub-prior or cellarer in St. Paul's church, London, the payment commencing at Midsummer next; payment whereof they charge upon the lands, goods, and chattels of the priory. Dated publicly in their chapter, 19 March, 1317.

*Memorandum*, that the prior came into chancery at the House of the *Conversi*, London, on 14 April, and acknowledged the above deed.

Enrolment of deed of Bartholomew de Badelesmere, knight, witnessing that whereas the king, with the assent of the prelates, earls, barons and others of his council, agreed to grant to Bartholomew the castle and manor of Ledes, co. Kent, which Margaret, queen of England, now deceased, held for life by grant from the late king as of the value of 21*l.* 6*s.* 8*d.* yearly besides the fixed alms, to have and to hold to Bartholomew and his heirs, for the value of 100 marks yearly in land to be given and granted to the king by Bartholomew; and although the manor of Addridleye, co. Salop, is extended of the yearly value of 99*l.* 19*s.* 8*d.* and the church of the same of the yearly value of 60 marks by John de Bromfeld and William de la Hull, who were appointed by the king for this purpose, and so the manor much exceeds 100 marks yearly, and the woods of the manor are extended to the value of 3,521*l.* 6*s.* 8*d.*, as appears by the inquisition taken by the said John and William, Bartholomew has nevertheless given the said manor of Addrydleye and the advowson of the church, together with the woods of the same, to the king in exchange for the said castle and manor of Ledes and the advowson of the priory of Ledes. Witnesses: Walter, archbishop of Canterbury; John, bishop of Winchester, chancellor; Aymer de Valencia, earl of Pembroke; Humphrey de Bohun, earl of Hereford and Essex; Hugh le Depenser, the elder, Hugh le Despenser, the younger, William de Monte Acuto, knights. Dated at Westminster, 20 March, 11 Edward II.

*Duplicatur.*

April 8. John de Ernestede came before the king, on Saturday after St. Ambrose, Westminster. and sought to replevy to the abbot of St. Edmunds the abbot's land in Brok' and Castr' near Amerynghale, taken into the king's hands for his default before the bailiffs of Petronilla de Nerford of Thirston against Robert de Dunston, Peter le Monye, John de Dunston, and Hugh de West. This is signified to the bailiffs.

April 18. Thomas de Haverhill came before the king, on Tuesday after SS. Tibur- Windsor. tius and Valerian, and sought to replevy to William 'in the Hale' and Joan his wife, William their son, and to Mabel de Bexles their land in Reynham and Berkingg', taken into the king's hands on account of their default before the justices of the Bench against Agnes, late the wife of Reginald le Draper. This is signified to the justices.

Laurence Legges came before the king, on Tuesday after SS. Tiburtius and Valerian, and sought to replevy to John Buk' the said John's land in Swynesheved, taken into the king's hands on account of his default before the justices of the Bench against John Heyron and Joan his wife. This is signified to the justices.

April 19. John le Marlere of Stonrock came before the king, on Wednesday after Windsor. SS. Tiburtius and Valerian, and sought to replevy his land in Chepsted, taken into the king's hands for his default before the justices of the Bench against Margaret, late the wife of John de Stonerock. This is signified to the justices.

April 21. William son of John de Hoo came before the king, on Friday before Windsor. St. Gregory last, and sought to replevy his land in Waldene Abbot's, taken

1318.

*Membrane 7d—cont.*

into the king's hands for his default before the justices of the Bench against the abbot of St. Edmunds. This is signified to the justices.

Enrolment of deed witnessing that whereas Sir William de Grandisson and Sir Peter his son are bound by recognisance made in chancery, on 19 April, 11 Edward II., to John Vivian, citizen of London, in 1000*l.*, it is agreed between William and Peter, on the one part, and John, on the other, that William and Peter have granted to John and his heirs 46*l.* 6*s.* 3½*d.* of rent, which William has by grant from the late king in Derteford in exchange for Idenne and Ihamme, from Easter next for the term of two years, in part payment of the said 1000*l.*, on condition that John shall not unjustly molest the tenants there, shall maintain William's liberty there, and shall render up all the rolls of court held there by him. In consideration hereof, John remits to William and Peter the residue of the 1000*l.*; provided that if William and Peter pay to him 200*l.* sterling in Holy Trinity Church, London, at the end of the said two years, they may re-assume the said rent, and the recognisance shall be quashed. In case they fail to pay the above 200*l.*, they shall be bound to enfeoff John of the whole of the said rent upon his paying them 200 marks. Dated at London, 22 April, 11 Edward II.

*Memorandum*, that William and Peter and John came into chancery, on 22 April, and acknowledged the above deed.

*Cancelled, because it was restored and cancelled, and is otherwise below.*

April 27.  
Wallingford.

William de Berewik came before the king, on Thursday after St. Mark, and sought to replevy to John de Welyngton the said John's lands in Overewere, taken into the king's hands for his default before the justices of the Bench against Anselm de Gurney. This is signified to the justices.

Enrolment of release by John de Sutton, knight, son of Sir Richard de Sutton, knight, to Robert de Sutton, his father's brother, of his right in the manor of Yeyton-under-Lime, co. Chester, which the releasor's father held by the courtesy of England after the death of Isabella his wife, the mother of the releasor, the releasor's father having demised that manor to Robert for his own lifetime. Witnesses: William de Segrave, Jordan de Langelee, Henry de Sancta Ositha, William de Weldon, citizens of London; Hugh de Foston, Thomas de Daveport, Roger de Motelowe, of co. Chester. Dated at London, on Saturday after St. Mark, 11 Edward II.

*Memorandum*, that John came into chancery, on the said day, and acknowledged the above deed.

May 2.  
Wallingford.

John son of Philip de la Beche, knight, acknowledges that he owes to Master Elias de Sancto Albano 76*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

William Gosenol of Evesham acknowledges that he owes to Thomas de Evesham, clerk, 80*s.*; to be levied, in default of payment, of his lands and chattels in co. Worcester.

*Cancelled on payment.*

William son of William de Belaise acknowledges that he owes to Robert de Cave, clerk, 100*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

*MEMBRANE 6d.*

May 4.  
Whitchurch.

Thomas de Ewell came before the king, on Thursday after the Invention of the Holy Cross, and sought to replevy to Thomas Tregos

1318.

*Membrane 6d—cont.*

the said Thomas Tregoz's land in Bargham, taken into the king's hands for his default before the justices of the Bench against Robert de Monte Forti.

John del Frith and John son of Roger de Stistede came before the king, on the said day, and sought to replevy their land in Stistede, taken into the king's hands for their default before the justices of the Bench against William son of William le Clerk of Bocking. This is signified to the justices.

John son of Baldwin Pigot acknowledges that he owes to Richard de Carleton of Lincoln and Walter de Crauden, executors of the will of Ralph Paynel, 67*l.* 13*s.* 10*d.*; to be levied, in default of payment, of his lands and chattels in cos. Lincoln and Bedford.

John de Aperidele acknowledges that he owes to Henry de Arnesfast 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.—The chancellor received the acknowledgment.

May 10.  
Windsor.

Giles Chaunceus, knight, acknowledges that he owes to John le Hauker 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Enrolment of release by Oliver de Ingham, knight, to Richard de Tudeworth and Juliana his wife, and to Richard's heirs, of his right in the lands, mills, etc., rents and services of freemen and villeins that Richard and Juliana have in Overwollop, co. Southampton, as a member of the manor of Little Sumburn, by the demise of Robert de Burbach. He also grants to them 40*s.* of yearly rent due to him from the above lands, and the remainder of the lands and mill that John Byde and Alice his wife hold for their lives in Overwollop, which ought to revert to Oliver. Witnesses: John son of Ralph de Boclond, Thomas de Gorges, Adam de Bugesgate, Richard atte Berton, Stephen de Loneray, John Payn, Richard atte Ok', John le Noble of Wynterbourn, Michael Vryng', Roger Flandres, John atte Fenne. Dated at London, on Saturday before the quinzaine of Easter, 11 Edward II.

*Memorandum*, that Oliver came into chancery at Westminster, on 11 May, and acknowledged the above deed.

May 13.  
Windsor.

William Stace of Newenden acknowledges that he owes to Stephen Creye, citizen of London, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Roger de Grymston, knight, acknowledges that he owes to William de Ayremynn, clerk, 5 marks; to be levied, in default of payment, of his lands and chattels in co. York.

*Cancelled on payment.*

Gilbert de Holm acknowledges that he owes to Master Richard de Stanhou, clerk, 100*s.*; to be levied, in default of payment, of his lands and chattels in the city of London.

*Cancelled on payment.*

John de Stoke acknowledges that he owes to Thomas de Stanton, clerk, 6 marks; to be levied, in default of payment, of his lands and chattels in co. Oxford.

May 15.  
Westminster.

Alan Gille, citizen of London, acknowledges that he owes to Robert de Rochford, knight, 200*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Robert de Rocheford, knight, acknowledges that he owes to Alan Gille, citizen of London, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

1318.

*Membrane 6d—cont.*

John de Nevill of Stokes, Roger de Morewode, and Hasculph de White-well acknowledge that they owe to John de Okham, clerk, 174*l.* 13*s.* 4*d.* ; to be levied, in default of payment, of their lands and chattels in cos. Lincoln, Rutland, and Leicester.

Stephen de la Lee acknowledges that he owes to Roger de Mortuo Mari of Chirk 5,000*l.* ; to be levied, in default of payment, of his lands and chattels in co. Salop.

William son of John le Meystresson of Suthcreyk acknowledges that he owes to Richard de Hasseneye 20*l.* ; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

John de Broghton, clerk, is sent to the abbot and convent of St. Augustine's Canterbury to receive maintenance in place of Robert Gouseye, deceased.  
By writ of the secret seal.

Robert de Crouland—[*Incomplete entry*].

**May 17.** Robert de Malberthorp acknowledges that he owes to William Inge 200*l.* ;  
**Westminster.** to be levied, in default of payment, of his lands and chattels in co. Lincoln.  
*Cancelled on payment.*

Walter de Marewyk acknowledges that he owes to Master William de Mari, clerk, 20*s.* ; to be levied, in default of payment, of his lands and chattels in co. Surrey.

William de Cleydon, knight, acknowledges that he owes to John de Freston 80*l.* ; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

William de Ayremynn, clerk, acknowledges that he owes to John de Boteturt, knight, 60 marks ; to be levied, in default of payment, of his lands and chattels in co. Essex.

*Cancelled on payment.*

Stephen atte Lenere of Wrytlyng acknowledges that he owes to Richard de Ayremynne, clerk, 26 marks ; to be levied, in default of payment, of his lands and chattels in co. Sussex.

*Cancelled on payment.*

Laurence son of Laurence de Preston acknowledges that he owes to Stephen Craye, citizen of London, 50*l.* ; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Enrolment of agreement, made on Thursday before St. Dunstan, 11 Edward II., between Stephen Creye, citizen of London, and Laurence son of Laurence de Preston witnessing that whereas Laurence is bound to Stephen in 50*l.* by recognisance made in chancery, Stephen grants that if the said Laurence son of Laurence de Preston pay him in the Guild Hall of London or in his house 50*l.* at certain terms herein contained, the recognisance shall be cancelled. Dated at Westminster, as above.

*Memorandum*, that Stephen came into chancery at Westminster, on the said day, and acknowledged the above deed.

**May 18.** William la Souche of Essheby (*Dessheby*) acknowledges that he owes to  
**Westminster.** Simon de Londerthorp and William his son 40*l.* ; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Edmund de Kendale acknowledges that he owes to Nicholas de la Beche 100 marks ; to be levied, in default of payment, of his lands and chattels in co. Sussex.



1318.

*Membrane 6d—cont.*

The said Edmund acknowledges that he owes to Nicholas de la Beche and Walter le Gras 100 marks; to be levied, in default of payment, of his lands and chattels in co. Sussex.

*Cancelled on payment.*

Nicholas de la Beche acknowledges that he owes to Andrew Peverel, knight, and Richard Clappe, parson of Westden church, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Sussex.

*Note of payment of 30l.*

Walter le Gras acknowledges that he owes to Andrew Peverel, knight, and Richard Clappe, parson of Westden, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Surrey.

*Cancelled on payment.*

Edmund de Kendale acknowledges that he owes to the said Andrew Peverel, knight, and Richard Clappe 100 marks; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Walter Est of Ounesby acknowledges that he owes to John Loveday 40s.; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Roger de Morteyn acknowledges that he owes to Andrew de Norton and Richard de Stalleby 40s.; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

William de Offinton, vicar of Padebur[i] church, acknowledges that he owes to John de Skelton, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in cos. Buckingham and Lincoln.

May 20.  
Westminster.

Henry de Leyburne, knight, acknowledges that he owes to Bartholomew de Badelesmere, knight, 1,000 marks; to be levied, in default of payment, of his lands and chattels in cos. Kent, Surrey, and Sussex.

Richard de Clebury acknowledges that he owes to Robert Albyn 16l. 4s. 7d.; to be levied, in default of payment, of his lands and chattels in co. Worcester.

William de Bumstede acknowledges that he owes to William de Cleydon, knight, 20l.; to be levied, in default of payment, of his lands and chattels in co. Essex.

Robert de Ufford and John de Norwyco acknowledge that they owe to Gerius \* Ardingelli and his fellows, merchants of the society of the Bardi of Florence, 20l.; to be levied, in default of payment, of their lands and chattels in cos. Norfolk and Suffolk.—The chancellor received the acknowledgment.

To the abbess and convent of Berking'. Request that they will grant a suitable pension to the king's clerk Simon de Tyrelton, they being bound to grant a pension to one of the king's clerks by reason of the new creation of the abbess, the king having requested them to grant, in lieu of such pension, the allowance of one of their nuns to Ellen, daughter of Alice de Leygrave, to be received by her for life, to which they replied that they could not do so for certain reasons.

By K.

John Dyn of Halgstede, the younger, John Persoun, and Richard de Enefeld of Halghstede acknowledge that they owe to Master Ed. de London, clerk, 5 marks; to be levied, in default of payment, of their lands and chattels in co. Essex.

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\* Seemingly a mistake for *Rogerius*.

1318.

*Membrane 6d—cont.*

John le Brun acknowledges that he owes to Robert de Kyngesbury 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Worcester.

*Memorandum*, that the king, on 19 May, at the request of the prior and convent of Durham that he would ordain a remedy for that Robert de Brus willed to grant the house of Goldyngham, a cell of the priory of Durham, to the prior and convent of Dounfermelyn, granted permission for brother William de Gretham or other monks of the house of Durham to transfer themselves to the said cell for the government thereof, provided that they behaved themselves well and faithfully to the king and his subjects, so far as they are able.

May 22.  
Westminster.

Agnes, late the wife of John de Bassyngburne, acknowledges that she owes to William de Ayremynne, clerk, 100*s.*; to be levied, in default of payment, of her lands and chattels in co. Essex.

*Cancelled on payment.*

Alan de Wolfreton acknowledges that he owes to William de Pyckeworth 70*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

John de Fylethe acknowledges that he owes to Stephen son of Henry de Leden 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Hugh le Despenser, the younger, acknowledges that he owes to Hugh le Despenser, the elder, 5,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

*Memorandum*, that Hugh, the elder, came into chancery at Westminster, on the said day, and acknowledged that the above recognisance should be annulled if Hugh, the younger, enfeoffed him of his lands in Wenthlok in the marches of Wales, according to an agreement previously made between them; and Hugh, the younger, acknowledged that the recognisance should retain its virtue in case he did not enfeoff Hugh the elder as above stated.

John Vivian and William de Bedyk acknowledge that they owe to Richard de Rokesle, knight, 80*l.*; to be levied, in default of payment, of their lands and chattels in co. Kent.

Adam Randolf of Stalham acknowledges that he owes to Master Richard de Stanhou, clerk, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

*Cancelled on payment, acknowledged by John Caperon, one of Richard's executors.*

*MEMBRANE 5d.*

May 24.  
Westminster.

Thomas de Essex acknowledges that he owes to Aymer de Valencia, earl of Pembroke, 27*l.* 5*s.* 5*d.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

John Wyth of Brimsted acknowledges that he owes to the said earl 32*l.* 11*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

William le Miliers of Hapesburgh acknowledges that he owes to the said earl 22*l.* 11*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

1318.

*Membrane 5d—cont.*

Adam Randolf acknowledges that he owes to the said earl 77*l.* 13*s.* 7*d.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

*Cancelled on payment.*

May 23. Master Roger de la Beche, who long served the king, is sent to the  
Westminster. abbot and convent of Glastonbury to receive such maintenance in their house as Hugh de Lenge, deceased, received in his lifetime. By K.

May 4. Richard Maulovel, who served the late king and his father, is sent to the  
Whitchurch. abbot and convent of Monk Bretton to receive his maintenance.

By p.s. [4678.]

Enrolment of agreement between Sir William de Grandisson and Sir Peter his son, on the one part, and John Vivian, citizen of London, on the other, witnessing that whereas William and Peter are bound to John by recognisance made in chancery on 16 April, in the 11th year of the king's reign, in 1,000*l.* to be paid at Midsummer next, John hereby grants that the recognisance shall be annulled if William and Peter grant and demise to him for two years the rent of 46*l.* 6*s.* 3½*d.*, with suit of court and all other appurtenances, that they have in Derteford, and if they pay to him at the end of that term at his house in London 200*l.*; and William and Peter grant that the recognisance shall retain its force if they fail to do as above stated. The said John moreover grants that, if William and Peter, together with Lady Sybil, wife of William, enfeoff John of the above rent before or at the end of the aforesaid term, then John shall be bound to pay them 200 marks upon the levying of the fine, and he agrees that during the said term the tenants shall not be treated unjustly, and that he will render to William and Peter the rolls of the court held there in the meanwhile. Dated at London, May 2, 11 Edward II.

*Memorandum*, that William and Peter came into chancery at Westminster, on the said day, and acknowledged the above deed.

May 26. Peter, prior of St. Mary's Thetford Monachorum, acknowledges, for him-  
Westminster. self and convent, that he owes to Master Roger de la Bere, clerk, 100*l.*; to be levied, in default of payment, of their lands and chattels in cos. Norfolk and Suffolk.

Master John Walewayn, clerk, acknowledges that he owes to William de Ayremynne, clerk, 10*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Hereford.

*Cancelled on payment.*

Simon de Creppyngg', knight, acknowledges that he owes to John de Mereworth, knight, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

John de Mereworth, knight, acknowledges that he owes to Simon de Creppyngg', knight, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

*Cancelled on payment, acknowledged by Ralph Gerveys, chaplain, and Reginald Fox, executors of Simon's will.*

Agnes, late the wife of Richard de Clovill, Amfridus de Clovill, and John de Clovill acknowledge that they owe to William de la Beche 20*l.*; to be levied, in default of payment, of their lands and chattels in cos. Essex, Norfolk, and Suffolk.

Thomas son of William Gelyng' of Ledrede acknowledges that he owes to Henry de Chelreys 50*s.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

1318.

*Membrane 5d—cont.*

William de Ayremynn, clerk, acknowledges that he owes to William de Goldington, knight, 50 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

*Cancelled on payment.*

Roger Rongemer of Winchester acknowledges that he owes to John de Burn, Gilbert de Botes, Alan de Neweton, John de Kyngesbury, Elias de Cherleton, Ed. Maubank, John de Vienn', Thomas de Harpeden, Martin son of German, and William de Wynton[ia], 'cordewaner' of London, 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Walter de Kirkebride puts in his place John de Haveryngton, Robert Parnyng', and Richard de Bollyngg' against Dionisia de Lovetot in a plea of dower in chancery by writ of *scire facias*.

William de la Beche, knight, puts in his place Adam de Rikkinghale and William de Langeham against John son of Geoffrey de Cavenham, Thomas Davy and others for this that they should shew the king's letters sued out by them concerning certain tenements in Fakenham, Great Sapeston, Honweton, and Crofton.

It is also granted that the said Adam and William shall sue for Euphemia, daughter and co-heiress of Edmund Comyn, a minor in the king's wardship, against the said John, Thomas, and others.

May 26.  
Westminster.

Nicholas de Pershete, knight, and Thomas de Boyton acknowledge that they owe to Edmund Bacun, knight, 10*l.*; to be levied, in default of payment, of their lands and chattels in cos. Essex, Somerset, Surrey, Southampton, and Wilts.

Enrolment of release by Alice, daughter of William Houloth of Lubenham, to Thomas Houloth of Lubenham, her brother, of her right in a messuage and virgate of land in Lubouham, formerly held by William de Yerdele. Witnesses: Hugh de Haverbergh; Simon de Cranesle; William de Cranesle; John de Diseburgh; Robert de Haverbergh. Dated at Westminster, on Saturday after St. Augustine, 11 Edward II.

*Memorandum*, that Alice came into chancery at St. Mary's church, Suthwerk, on the said day, and acknowledged the above deed.

May 29.  
Westminster.

Joan de Lacy, countess of Lincoln, acknowledges that she owes to William Martyn 10,000*l.*; to be levied, in default of payment, of her lands and chattels in cos. Cambridge, York, and Lincoln.

Gervase son of Gervase de Clifton acknowledges that he owes to Richard de Notingham, clerk, 60*s.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Richard de Caleshale acknowledges that he owes to William Martyn 40 marks; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Roger de Mortuo Mari of Chirk, the younger, knight, acknowledges that he owes to Philip son of Geoffrey de Hambury 600*l.*; to be levied, in default of payment, of his lands and chattels in cos. Hereford, Salop, and Oxford.

The said Roger acknowledges that he owes to Henry son of Geoffrey de Hambury 200*l.*; to be levied, in default of payment, of his lands and chattels in cos. Hereford, Salop, and Oxford.

Enrolment of deed of Jakelina, wife of the late John Vann', citizen of London, and John Vanne, his son and heir, executors of his will, acknowledging receipt of 50 marks from lady Margery de Basyng', wife of

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*Membrane 5d—cont.*

the late Sir Robert de Basynges, and from Reginald de Basynges, his son and heir, in full payment of 100*l.* in which Margery and Reginald were bound to the deceased John Vanne by an indenture concerning the manor of Pecham, in the parish of Camberwell, demised to him for nine years, which indenture is enrolled in chancery with a letter of quit-claim of the aforesaid manor made by Margery and Reginald, which indenture and letter of quit-claim Jakelina and John hereby agree shall be annulled, and they acknowledge the manor to be the right of Margery and Reginald, releasing all claim therein except the term of the said nine years. Witnesses: Sir William de Ayremynne, clerk; Sir Richer de Refham, knight; John de Wengrave, then mayor of London; William Fourneys, John Priour, then sheriffs of the same; Robert de Kellesheye; William de Leyre; John de Bureford; Simon Corp; William Walram; John le Mareschal of Walbrok. Dated at London, on Thursday before Easter, 11 Edward II.

*Memorandum*, that Jakelina and John came into chancery at Westminster, on the said day, and acknowledged the above deed.

May 29. Henry Trenchard acknowledges that he owes to Henry le Tyes 100*l.*; Westminster. to be levied, in default of payment, of his lands and chattels in co. Southampton.

Ralph son of Thomas de Ardern acknowledges that he owes to Walter de Kirkebrid, knight, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Richard de Chissebech acknowledges that he owes to Geoffrey de Welleford, clerk, 6 marks; to be levied, in default of payment, of his lands and chattels in cos. Devon and Buckingham.

*Cancelled on payment.*

John de Hadham, potter (*potar*) of London, acknowledges that he owes to John Vivian of London 50*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Robert de Ros, knight, acknowledges that he owes to Roger atte Bowe, 'spicer' of London, 40 marks; to be levied, in default of payment, of his goods and chattels in cos. Essex and Hertford.

Walter de Kirkebride, knight, acknowledges that he owes to Thomas de Burgh, clerk, 11 marks 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Cumberland.

Thomas de Veer acknowledges that he owes to Henry Nasard 100 marks; to be levied, in default of payment, of his lands and chattels in cos. Essex and Cambridge.—The chancellor received the acknowledgment.

Henry Nasard, Thomas Cok (?), and Zamon de Swank, merchants of London, acknowledge that they owe to Edmund, earl of Arundel, 566*l.* 13*s.* 4*d.*; to be levied, in default of payment, of their lands and chattels in the city of London.—The chancellor received the acknowledgment.

*Cancelled on payment.*

William son of John de Barton of Osewaldkirk acknowledges that he owes to Nicholas de Meynill 1,000*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

John de Ryngesbourne of Bolyndon acknowledges that he owes to Peter de Sutton 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Henry de Ketene acknowledges that he owes to Roger de Morwode 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Rutland.

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*Membrane 5d—cont.*

Robert de Ardern, knight, acknowledges that he owes to Isabella Bar-dolf 400*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

*Cancelled on payment, acknowledged by Thomas de Sibthorp, Isabella's attorney.*

*Memorandum*, that the aforesaid Isabella puts in her place Thomas de Sibthorp, clerk, to sue for the execution of the above recognisance, etc.—Robert de Bard[elby] received the attornment.

*MEMBRANE 4d.*

**May 20.** To R. count of Flanders. The king lately wrote to him requesting him  
**Westminster.** to do justice to certain burgesses and merchants of this realm who had been robbed at sea of their goods by malefactors of the count's dominion, who returned with the stolen goods to the count's parts and dwelt there frequently; and the count wrote that certain of his burgesses and merchants had suffered divers wrongs and damages at the hands of malefactors of this realm, for which no satisfaction had been made, and prayed that the king would appoint certain of his subjects to treat with those to be deputed by the count concerning damages suffered upon both sides and to ordain for the making of satisfaction therefor: the king has appointed for this purpose Walter de Norwyco, Guy Ferre, William de Ayremynne, and Master John Walewayn, and he requests the count to send some of his subjects to treat with them at London on the morrow or quinzaine of Midsummer. [*Fœdera.*]

**May 30.** Richard de Bergh, clerk, Robert, parson of the church of Cukeleye,  
**Westminster.** diocese of Norwich, Robert, vicar of the church of Bromfeld, in the same diocese, Robert, vicar of the church of Dersham, in the same diocese, and Richard de Halesworth acknowledge that they owe to Adam de Brom, clerk, 52*l.*; to be levied, in default of payment, of their lands and chattels in cos. Norfolk and Suffolk.

Enrolment of grant by Thomas de Heselwode, parson of the church of Great Lynford, diocese of Lincoln, to William son of Ellen daughter of William de Hillum of a yearly pension of 10*l.* for life, payment whereof he charges upon his heirs and his moveable goods. Dated at Westminster, 24 May, 11 Edward II.

*Memorandum*, that Thomas came into chancery at Westminster, on the said day, and acknowledged the above deed.

William Brewere and John Frere of Strode acknowledge that they owe to Richard de Hakeneye 13*l.*; to be levied, in default of payment, of their lands and chattels in co. Kent.—The chancellor received the acknowledgment.

William the Reaper (*Messor*) of Erdeleye, the elder, acknowledges that he owes to John Aleyn of Harewell 40 marks; to be levied, in default of payment, of his lands and chattels in co. Hereford.

Walter de Langeford acknowledges that he owes to Thomas de Langeford 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Hereford.

**June 2.** William son of William Melksop acknowledges that he owes to Alice, late  
**Westminster.** the wife of William de Ponton, 15*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Edward de Sancto Johanne acknowledges that he owes to John de Valle Torta 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

*Cancelled on payment, acknowledged by Dionisia, late the wife of the said John, his executrix.*

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*Membrane 4d—cont.*

Enrolment of release by John de Valle Torta of Schene to Sir Edward de Sancto Johanne, knight, of his right in a yearly pension of 15*l.* and one robe, as contained in a deed of obligation made to the said John. He also wills that Edward and his heirs shall be quit of all debts and contracts made between Edward and him. Dated at London, on Thursday the feast of the Ascension, 11 Edward II. Witnesses: William de Miggele; John de Denum; John de Cantebrigg; Robert Malemayns; John Priket; Richard de Chelesfeld; Henry de Sturreye.

*Memorandum*, that John came into chancery, on 2 June, and acknowledged the above deed.

Agnes, late the wife of John de Bassyngburne, acknowledges that she owes to William Tuchet, knight, 80*l.*; to be levied, in default of payment, of her lands and chattels in co. Essex.

Enrolment of deed of William Martyn, witnessing that whereas his daughter Joan de Lascey, countess of Lincoln, is bound to him in 10,000*l.* by recognisance made in chancery on 29 May, in the 11th year of the king's reign, the said William hereby grants that the recognisance shall be annulled in case Joan marry with his assent and counsel or in case she remain single during his life. Witnesses: Sir Hugh de Courtenay; Sir William de Campvill; Sir John de Caireu; Sir Stephen de Haccoumb; Sir James de Oxtun; Sir Martin de Fissacre; Sir Robert de Stokkehegh; Philip de Columbers; Sir John de Galmeton, clerk; William de Mygeley; James de Podemore. Written at Westminster, 30 May, in the above year. *French.*

Enrolment of another form of the above, differing only by adding that the recognisance was made before Sir William de Beresford and his fellows, justices of the Bench, at Westminster, on the aforesaid day.

*Memorandum*, that William and Joan came into chancery, on the said day, and acknowledged the above deeds.

*Memorandum*, that whereas certain letters of marque (*marchia quedam*) were lately awarded (*considerata*) in Gascony by the king's seneschal and council in those parts at the suit of Henry de Oreford of Ipswich, merchant, on account of the robbery of certain of his goods on the sea by the coast of Brittany, and Reymund del Mays was appointed, with the consent of the men of Britanny and the aforesaid Henry, to levy the marque aforesaid of the goods of the men of Britanny at Bordeaux to the value of 1,860*l.* sterling; the aforesaid Reymund, on Monday, 28 May, 11 Edward II., acknowledged before the bishop of Winchester, the chancellor, that he had received from the goods of the men of Britanny at Bordeaux 234 small black pounds of Tours, which he had paid to Henry, and also acknowledged that Sir Gilbert Pecche, seneschal of the said duchy [of Aquitaine], received nothing of the aforesaid 234 pounds of Tours nor anything else, either when he was seneschal or afterwards, by himself or by any of his men, and Reymund prayed that this might be enrolled for the exoneration of the said Gilbert.

This confession was made before Master John de Blebury and John de Merton, who were specially sent to Reymund, then in London, by the chancellor for this purpose.

Enrolment of release by Bricius le Deneys to Sir William Martyn, knight, of his right in 5 messuages, curtilages, gardens, etc., in the suburbs of London in the lane of Sholane, in the parish of St. Brides. Witnesses: John de Wengrave, then mayor of London; Robert de Kelsey; Michael de Meldone; John de Parys; Roger Chaunteclere; William Toppesfeld; Robert de Flete; Hamund le Barber; Hugh le Armurer; Reginald de Thorppe; Thomas de Chedyngdone; John Atteslouch. Dated at London, Thursday the feast of the Ascension, 11 Edward II.

*Memorandum*, that Bricius came into chancery, on 3 June, and acknowledged the above deed.

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*Membrane 4d—cont.*June 4.  
Westminster.

Nicholas son of Hugh de Sutton, clerk, acknowledges that he owes to Elias de Wheteley 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.—The chancellor received the acknowledgment.

Peter de Bosco, prior of Thetford St. Mary's Monachorum, acknowledges that he owes to John Sarazein of Ekenbleyns 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

*Cancelled on payment.*

Walter de Bedewynde, clerk, acknowledges that he owes to William de Wolvardele, parson of the church of Quatte, 24 marks; to be levied, in default of payment, of his lands and chattels in co. Worcester.

June 6.  
Westminster.

William Chaucumbe of Coventre acknowledges that he owes to Robert le Saucer, citizen of London, and Roesia his wife 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Edmund Cheyne acknowledges that he owes to John de Staunford, parson of Little Gedyng' church, 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Derby.

Giles Sabright acknowledges that he owes to Reginald atte More 20 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

William de Echyngham, Alan de Bokesull, and William de Worth acknowledge that they owe to John Godefrey 40 marks; to be levied, in default of payment, of their lands and chattels in co. Sussex.

Enrolment of release by Luke son of Richard the Smith (*Fabri*) of Pleshey (*de Plesset'*) to Sir John de Chelmersford, clerk, of his right in his father's messuages and lands in Pleshey, Great Waltham, and High (*Alta*) Estre. Witnesses: Ralph le Hayron; Philip Aygnolf; Stephen le Warner; William le Parker; Richard de Combewell; Henry Lucas; Edmund le Mareschal; Hugh de Herford; Richard de Ideshale. Dated at London, 5 June, 11 Edward II.

June 7.  
Westminster.

Ralph de Crophill, knight, acknowledges that he owes to John de Bureford, citizen of London, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

*Cancelled on payment.*

Richard de Wyndesore acknowledges that he owes to Richard de Abberbury 50 marks; to be levied, in default of payment, of his lands and chattels in co. Berks.

*Cancelled on payment.*June 8.  
Westminster.

Roger de Morteyn, knight, acknowledges that he owes to William de Ayremynn, clerk, 140 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.—Robert de Bard[elby] received the acknowledgment.

*Cancelled on payment.*

Thomas de Roshale, knight, acknowledges that he owes to John le Hauker 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Salop.

June 12.  
Westminster.

Isabella de Osgoteby, niece (*neptis*) of the late Adam de Osgoteby, king's clerk, is sent to the prior and convent of Coventry to receive maintenance for life according to the requirements of her estate, such as a monk of that house receives, in consideration of Adam's good service to the king.  
By K. on the information of Master Thomas de Cherleton.

June 12.  
Westminster.

Roger Daccon, the king's lardener, is sent to the prior and convent of Ely to receive maintenance in place of Inguin le Walsh. By p.s. [4743.]



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## MEMBRANE 3d.

June 11. John Inge acknowledges that he owes to Master John Walewayn 59*l.*; to Westminster. be levied, in default of payment, of his lands and chattels in co. Wilts.  
*Cancelled on payment.*

William de Dalby, parson of Athereston church, acknowledges that he owes to Master John Walewayn 11 marks; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Hugh de Audele, the younger, acknowledges that he owes to Hugh le Despenser, the elder, 85*l.* 7*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in cos. Kent, Suffolk, and Lincoln.

Gilbert de Aton, knight, acknowledges that he owes to Robert de Clyderhou, clerk, 200 marks; to be levied, in default of payment, of his lands and chattels in co. York.

June 8. To Thomas, earl of Lancaster. Revocation of the summons to attend a Westminster. parliament at Lincoln on the morrow of Holy Trinity next, as the king is unable to hold such parliament because he purposes going to York to repel the invasion of the Scotch rebels, who have entered the county of York.  
By K.

[*Fœdera; Parl. Writs.*]

The like to earls, the greater barons and prelates, *mutatis mutandis*.  
[*Ibid.*]

To the sheriff of Surrey and Sussex. Order to cause proclamation to be made that it is not necessary for the knights of the shire, citizens and burgesses of those counties to attend the above parliament.  
By K.  
[*Ibid.*]

The like to all the sheriffs of England. [*Ibid.*]

*Memorandum*, that John de Sandale, bishop of Winchester, the chancellor, at the feast of the Translation of St. Edmund the Archbishop, to wit 9 June, in the green chamber in the palace at Westminster, delivered the great seal under his seal to the king; who received it in his hands, and immediately delivered it so sealed to Sir William de Ayremyn, keeper of the rolls of chancery, to be kept under the seals of Sir Robert de Bardelby and Master Henry de Clyff, clerks of chancery, and to do therewith together with the said Robert and Henry what pertained to the office of the seal until the king should make another ordinance. There were present W. archbishop of Canterbury, A. archbishop of Dublin, Humphrey de Bohun, earl of Hereford and Essex, Hugh le Despenser, the elder, Hugh le Despenser, the younger, Bartholomew de Badelesmere, knights, and many others. On the morrow, the eve of Whitsuntide, the aforesaid William, Robert, and Henry opened the great seal in the great hall at Westminster at the third hour, and sealed writs therewith; after which the seal remained in William's custody under the seals of Robert and Henry. On Sunday following, the feast of Whitsuntide, the king in his white chamber in the said palace, in the presence of the aforesaid earl, Hugh, Hugh, and Bartholomew and many others, nominated Sir John de Hothum, bishop of Ely, his chancellor, and the said William, by the king's order, delivered the great seal to the king under the seals of Robert and Henry, and the king received it into his hands and immediately delivered it so sealed to the bishop, who opened it in his inn at Holeburn, London, on Monday following immediately after dinner, in the presence of the clerks of the chancery, and sealed writs with it. On Tuesday following the king sent his letters of privy seal to this effect: 'Edward, etc., to his clerks William de Ayremynne, Robert de Bardelby, Master Henry de Clif, and Robert de Askebi. Whereas the bishop of Ely, the chancellor, is about

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*Membrane 3d—cont.*

to depart by the king's order upon the king's business, the king orders them to receive the great seal from him, and to do what pertains thereto until his return, so that the seal remain in the hands of William under the seals of Robert, Henry, and Robert in the accustomed manner. Given at Westminster, 12 June, in the 11th year of the reign.' By virtue whereof William received the seal from the chancellor on the same day, and opened it immediately after dinner in his inn at the house of the *Conversi*, London, in the presence of Robert, Henry, and Robert, and sealed writs therewith; after which the seal remained in his custody under the seals of Robert, Henry, and Robert. On 2 July following William came to Northampton with the seal under the seals of Robert and Robert, and delivered it to the chancellor in his inn in St. James' abbey without Northampton. On 4 July the chancellor opened the seal in the presence of William, Robert, and Robert and other clerks of the chancery in his inn, and sealed writs therewith, and immediately after the sealing delivered the seal to William under the seals of Robert and Robert, because he was going as the king's envoy to the earl of Lancaster, by the king's order. On the following day William, Robert, Henry, and Robert opened the seal and sealed writs therewith.

On 16 July the chancellor returned to Northampton, and William delivered to him in his inn aforesaid the seal under the seals of Robert, Henry, and Robert. On the following day the chancellor opened it and sealed writs therewith. On 20 July, the feast of St. Margaret, the chancellor delivered the seal as before to William, because he was going again as the king's envoy to the said earl, and on the same day William, Robert, and Henry (the said Robert de Askeby being licensed to return home) opened the seal in St. Mary's church without the castle of Northampton, and sealed writs therewith; after which the seal remained in William's custody under the seal of R. de Bardelby and Henry. On 29 July the chancellor returned to Northampton, and William delivered to him in his inn aforesaid the great seal under the seals of Robert and Henry; and the chancellor opened it on the same day in his inn and sealed writs therewith. On 1 August the chancellor delivered the seal to William under his seal as before, as he was going as the king's envoy for the third time to the earl of Lancaster; and William and Robert, Henry being, it was said, ill for a short time, opened the seal on the same day before dinner in the chancellor's chamber in the abbey, and sealed writs therewith; after which the seal remained in William's custody under R[obert's] seal. On 4 August William coming to Leycestre with the seal, the chancellor having proceeded no farther on account of illness, delivered it to the chancellor under R[obert's] seal in the inn of the bishop of Lincoln; and the chancellor on the following day opened the seal in the church there, and sealed writs therewith. [*Pat. Writs.*]

June 12. John atte Berewe of Erlingham acknowledges that he owes to Peter de Westminister. Lymesy, knight, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Worcester.

Gilbert de Aton, knight, John de Sutton, knight, Robert de Bardelby, canon of St. Peter's York, and John Turny acknowledge that they owe to John de Triple, citizen and merchant of London, 200*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

*Cancelled on payment.*

The said Gilbert de Aton, John de Sutton, and John Turny acknowledge that they owe to the said John de Triple 100*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

*Cancelled on payment.*

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*Membrane 3d—cont.*

John de Langeleye, lord of Mulecote, acknowledges that he owes to Master John Walewayn 100 marks; to be levied, in default of payment, of his lands and chattels in cos. Warwick, Oxford, and Gloucester.

*Cancelled on payment.*

Brother Fulk, prior of Bernewell, acknowledges, for himself and convent, that he owes to Henry Nasard, citizen of London, 316*l.*; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

*Cancelled on payment.*

John de Pycheford acknowledges that he owes to John le Haveker, citizen of London, 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

Henry Pourte acknowledges that he owes to Henry Herblot of Hyneton 45*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

June 16.  
Westminster.

Walter de Combe came before the king, on Friday after St. Barnabas, and sought to replevy his and his wife Alice's land in Kersalton and Bedinton, taken into the king's hands for their default before the justices of the Bench against Matilda, late the wife of Thomas Aubrey. This is signified to the justices.

Enrolment of deed of Gilbert de Aton, lord of Bardelby, witnessing that whereas Sir Robert de Bardelby, canon of St. Peter's York, acknowledged in chancery, on Gilbert's behalf and at his request, that he was bound to John de Triple, citizen and merchant of London, in 200*l.*, Gilbert hereby agrees to acquit Robert thereof at the day of payment and to save him harmless, and grants that if Robert have to pay the sum or any part thereof, he may enter Gilbert's manor of Bardelby and may distrain Gilbert and his men by their goods, moveable and immoveable, until he shall be satisfied for the sum so paid by him. Dated at London, on Friday before St. Botolph, 11 Edward II.

*Memorandum*, that Gilbert came into chancery at the House of the *Conversi*, London, on the said day, and acknowledged the above deed.

Boniface Karle de Doliano, executor of the will of Master Berengar de Quiliano, puts in his place Banquinus Brunelesii of Florence to sue in the matter of a recognisance in chancery for 200*l.* made to Berengar by the prior of Thetford.

Geoffrey son of Ralph Gerard puts in his place John son of Geoffrey de Cavenham and Thomas Davy of Sapiston against the king, William de la Beche, Euphemia his wife, and Margery her sister in a plea that he should shew charters and muniments whereby he holds his tenements in Honeweton.

Robert son of Peter Wynyeve of Truston puts in his place the aforesaid John and Thomas against the above persons in a like plea concerning his tenements in Truston.

June 21.  
Westminster.

Maurice de Markwyk came before the king, on Wednesday after Holy Trinity, and sought to replevy his land in Ledrede, taken into the king's hands for his default before the justices of the Bench against Alice, late the wife of Henry Pynchun. This is signified to the justices.

June 23.  
Woodstock.

Reginald le Rous came before the king, on Friday after St. Alban the Martyr, and sought to replevy to John le Draper and Isabella, late the wife of Walter Sauvage, their land, taken into the king's hands for their default before you (*sic*) in the king's court against Agnes, late the wife of Reginald le Draper.

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*Membrane 3d—cont.*

Enrolment of letter of Philip, king of France and Navarre, notifying that John Abel, knight, and Master Richard de Burton, *legum professor*, the ambassadors or envoys of Edward, king of England, duke of Aquitaine, have come to his presence and explained the said duke's excuses for not coming to king Philip by his order to do homage for the said duchy and other things that he holds of him in France, which excuses king Philip admits, and he hereby grants respite of coming to his presence to do homage during pleasure, but he wills that the duke shall send within the next feast of Midsummer certain and special envoys to him with full power to take the due oath of fealty on the duke's behalf, and with the duke's letters confessing that king Philip has granted him respite for his homage at his request. Dated at Paris, 15 April, 1317. [*Fœdera.*]

June 28.  
Woodstock.

John de Thorplond acknowledges that he owes to Peter de Novo Castro of London 40s.; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Robert James acknowledges that he owes to Philip Aubyn 100l.; to be levied, in default of payment, of his lands and chattels in co. Wilts.

William son of Roger de Cressy of Hoddesak puts in his place Gervase de Clifton and Thomas de Evesham to sue and defend the matter of a recognisance in chancery for 200l. by William to William de Cressy his son.

The prior of the Hospital of St. John of Jerusalem in England puts in his place Richard de Bollyng to sue and defend the matter of a recognisance in chancery for 164 marks made to the prior by the master of the house of St. Thomas the Martyr of Acre, London.

The said prior puts in his place the aforesaid Richard in the matter of a recognisance for 200 marks made to the prior by John son of Gilbert de Houby.

John, bishop of Winchester, and John de Heyden, parson of Alresford church, diocese of Winchester, acknowledge that they owe to the prior of St. Mary's Suthwerk 200 marks; to be levied, in default of payment, of their lands and chattels in co. Sussex.

John le Parker of Werehorn, executor of the will of William le Brun, late parson of Werehorn, puts in his place Peter de Coneweys in the matter of the recognisance for 30l. made to the said William in chancery by John de Chiggewell.

Peter de Beare, clerk, puts in his place Robert Tymparon and John Stevene of Exeter to exhibit in chancery the provocations, appeals, and public instruments to impede the arrest of the said Peter at the signification of W. bishop of Exeter, and to sue out and prosecute the king's letters to supersede his arrest pending the plea, etc.

*MEMBRANE 2d.*

June 10.  
Westminster.

To Thomas, earl of Lancaster. Order to be at York on the morrow of St. James the Apostle, with horses and arms and all his service, prepared to set out with the king against the Scotch rebels, who have invaded the realm and arrived in Yorkshire, contrary to the truce lately imposed by the pope.

By K.

[*Fœdera; Parl. Writs.*]

The like to seven earls. [*Ibid.*]

The like to eighty-three others. [*Ibid.*]

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*Membrane 2d—cont.*

The like to W. archbishop of York and seventeen bishops to have their service at the above place and date. [*Ibid.*]

The like to forty-three abbots and abbesses, the prior of Coventry, and the prior of the Hospital of St. John of Jerusalem in England. [*Ibid.*]

To the sheriff of York. Order to summon archbishops, bishops, abbots, priors, and other ecclesiastics, and widows and women owing service to have their service at York at the above date, and to summon tenants in chief to be there with all their service. [*Ibid.*]

By K.

The like to all the sheriffs of England. [*Ibid.*]

June 28. John de Sloghtre acknowledges that he owes to Thomas de Berton, vicar of Woodstock. of Melkesham church, 1,000 marks; to be levied, in default of payment, of his lands and chattels in co. Worcester.

July 3. Robert de Pynkeny of Morton acknowledges that he owes to Alice de Northampton. Pynkeny, his daughter, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

July 4. Alan de Loughton, chaplain, acknowledges that he owes to the prioress of Northampton. Markyate 6*l.*; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

*MEMBRANE 1d.*

July 3. Philip de Somervill came before the king, on Monday after SS. Peter and Northampton. Paul, and sought to replevy to Edmund de Somervill the said Edmund's land in Wychenore, taken into the king's hands for his default before the justices of the Bench against Reginald de Leghton and Alice his wife and ..... son of Henry de Boketon, Isabella his wife, and Emma, daughter of Robert de Derby. This is signified to the justices.

Henry Mauntel of Flore acknowledges that he owes to John de Weston, the younger, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

July 6. Thomas de Sutton, John Gilberd, Robert Martyn, Richard le Rous, Northampton. Thomas Troilour, and Thomas le Souter came before the king, on Thursday after St. Sw[ithin], and sought to replevy their land in Dingle, taken into the king's hands for their default before the justices of the Bench against W..... Roger de Dingle. This is signified to the justices.

Adam de Goldingham, parson of the church of Kyselinbury, diocese of Lincoln, acknowledges that he owes to John de Bureford, citizen of London, 16*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Richard Luvel of Fardynghston acknowledges that he owes to John de Bureford 13*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

[*Cancelled as belows.*]

James de Mosecote acknowledges that he owes to the said John 10 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

*Cancelled on payment, acknowledged by John de Pultenay, executor of the will of Roesia de Bureford, late the executrix of the said John.*

Robert Bagge of Siresham acknowledges that he owes to the said John 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

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*Membrane 1d—cont.*

Adam Gregory acknowledges that he owes to the said John 10 marks to be levied, in default of payment, of his lands and chattels in co. Northampton.

*Cancelled on payment acknowledged as above.*

Robert de Monte Alto, knight, acknowledges that he owes to Master John Walewayn, clerk, 300*l.*; to be levied, in default of payment, of his lands and chattels in cos. Chester, Norfolk, and Suffolk.

*Cancelled on payment.*

Roger Gregory of Horpol acknowledges that he owes to Adam de Goldingham, parson of the church of Kisingbury, 1*0s.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Geoffrey de la Sale of Daventre acknowledges that he owes to the said Adam 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Sibyl, late the wife of Roger Loveday, puts in her place William de Creyk to sue and defend the matter of a recognisance in chancery of 100*l.* made by Richard Loveday to William de Gayton, 'taburer.'

June 24.  
Woodstock.

To W. bishop of Exeter. Prohibition of his exercising any jurisdiction in the chapel of St. Beriana or the ministers thereof, or attempting anything to the king's prejudice in connexion therewith, pending the decision of the plea in the king's court before the king between him and the bishop, the king asserting the chapel to be his free chapel and to have been a free chapel in the times of his progenitors and especially in the late king's time, and exempt from all ordinary jurisdiction, the bishop asserting that he ought to exercise ordinary jurisdiction in the chapel, and that he and his predecessors have always heretofore exercised such jurisdiction, as the bishop exercises ordinary jurisdiction in the chapel and over the ministers thereof by lay force and other undue means, having no consideration for the plea aforesaid.

By p.s. [4748.]

To the sheriff of Cornwall. Order to maintain and defend the immunity and liberty of the aforesaid chapel pending the aforesaid plea, or until further orders, not permitting any one to usurp upon the king by lay force.

By p.s. [4748.]

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